Initialed: WC/	WW//
----------------	------

#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

JAMES H. RAYNOR,	)
Plaintiff, v.	) ) Civil Action No. 1:19-cv-1392
HAROLD CLARKE, et al,	)
Defendants.	}

## CONFIDENTIAL SETTLEMENT AGREEMENT AND RELEASE OF ALL CLAIMS

This Confidential Settlement Agreement and Release of All Claims ("Settlement Agreement") is entered into the \_\_\_ day of October 2020, by and between the plaintiff, James H. Raynor ("Raynor") and The GEO Group, Inc., a Florida corporation ("GEO"). Raynor and GEO are collectively referred to "the Parties".

WHEREAS, Raynor is an immate confined at the Lawrenceville Correctional Center ("LVCC") in Brunswick County, Virginia. LVCC is privately operated by GEO under contract with the Commonwealth of Virginia ("Commonwealth").

WHEREAS, prior to Raynor's confinement at LVCC, he settled a series of lawsuits brought against officials employed by the Virginia Department of Corrections ("VDOC Settlement"), an agent of the Commonwealth.

WHEREAS, Raynor has filed the above-captioned lawsuit ("Lawsuit") against various officials employed by the Commonwealth related to his conditions of confinement at LVCC. Specifically, Raynor alleges he suffered personal injuries caused by his allegedly unconstitutional conditions of confinement ("Challenged Conditions"). In the Lawsuit, Raynor also contends that the Challenged Conditions are in violation of the VDOC Settlement.

WHEREAS, Victor M. Glasberg, Esq., a licensed attorney at law, was appointed as counsel to Raynor by the Hon. Leonie M. Brinkema, United States District Court Judge. The Parties were instructed to attempt to resolve the Lawsuit via judicial settlement conference.

WHEREAS, the Parties convened a judicial settlement conference before the Hon. Michael S. Nachmanoff, Magistrate Judge. The Parties having resolved the Lawsuit, they now desire to enter into this Settlement Agreement in full and final settlement and discharge of any and all claims now existing between the Parties.

NOW THEREFORE, in consideration of the promises and covenants herein, and other good and valuable consideration exchange, the receipt and sufficiency of which the Parties acknowledge, the Parties agree as follows, intending to be legally bound:

Initialed: WC/MM/	
-------------------	--

1. The above recitals are incorporated and made part of this Settlement Agreement a as if set forth fully herein.

GEO's Promises. GEO agrees to do the following for Raynor's benefit:

GEO will provide Raynor with a new So-Clean machine. Raynor will be responsible for the safekeeping and care of the machine.

GEO will promptly engage in its reasonable best efforts to ascertain whether the electrical outlets, wiring, and other facilities in and around Raynor's cell can be reconfigured to remove all electrical wires from the floor. If removal of the electrical wiring from the floor is practicable, GEO will use the best available means, in its sole discretion, to furnish electrical service to Raynor's cell in a manner that does not require wires to be run across the floor.

While wearing metal wrist restraints for transport to offsite medical appointments, court appearances, or other offsite activities, GEO will permit Raynor to wear a long sleeve shirt or other cloth barrier sufficient to protect his skin from contact/with the metal cuffs.

GEO will provide Raynor with two rolls of toilet paper and one box of wipes per week for his personal use.

GEO will promptly arrange for Raynor to be examined by a competent spinal surgeon related to his lumbar region and, specifically, whether he has a medical need for lumbar spinal fusion. The physician's report and medical records will be available to Raynor and his counsel via the existing channels for securing the same from the prison.

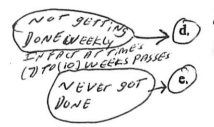
GEO will promptly arrange for Raynor to be examined by a competent pain specialist for purposes of assessing whether Raynor has a medical need for spinal injections for alleviation of pain. The physician's report and medical records will be available to Raynor and his counsel via the existing channels for securing the same from the prison.

GEO acknowledges its obligation under both (a) federal and state disability laws and regulations as applied to prisons and (b) its contract with VADOC regarding the employment of a qualified ADA Coordinator at LVCC.

GEO warrants that, as of the date of execution of this Settlement Agreement, Raynor has been reinstated into academic programs and that, at present, there are no impediments to Raynor's ability to hold employment. GEO specifically does not warrant that Raynor meets the medical eligibility criteria or qualifications for open prison jobs at Lawrenceville Correctional Center. Paragraph 12 of the VDOC Settlement, appearing as Document No. 24-1 to this Lawsuit, survives this

Shelf'S AND UNDER GEO-GROUPING A. V. A. HAS BEEN VONE







Initialed: We/M///

Settlement Agreement, and is not superseded, altered, or otherwise affected by this torin.

- i. GEO will pay \$8100 ("Payment") to Victor M. Glasberg & Associates as escrow agent for James Raynor, and issue Form 1099 to Mr. Glasberg reflecting this payment with Box 14 checked. Mr. Glasberg will attend to distributing Mr. Raynor's share to him. GEO will issue Form 1099 reflecting this payment with Box 14 checked. This \$8100 is specifically paid to Raynor as compensation for disputed personal injury claims.
- Global Release of Claims. As consideration for the foregoing promises, Raynor, for himself, his heirs, personal representatives, and assigns, does hereby RELEASE, ACQUIT, and FOREVER DISCHARGE the following parties upon receipt of Payment: GEO, Geo Secure Services, LLC, the Commonwealth, including the Virginia Department of Corrections; and their parents, subsidiaries, affiliates, insurers (including, without limitation, National Union Fire Insurance Company of Pittsburgh, PA), third party administrators, predecessors, successors, assigns, agents, officers, directors, shareholders, heirs, executors, employees, vendors, subcontractors, independent contractors, and attorneys (collectively, "Released Parties") of or from all injuries, claims, demands, losses, damages, actions, causes of actions or suits at law or in equity, for or because of any matter or thing done, omitted or suffered to be done by one or all of the Released Parties prior to and including the date hereof, and particularly on account of all injuries known or unknown to the Releasor's person arising out of or related in any way to the Lawsuit, the Challenged Conditions, the VDOC Settlement, and, more generally, Raynor's conditions of confinement at LVCC.
- Egg Crate Mattress. Raynor acknowledges that he has recently received a new egg crate mattress. Raynor agrees that GEO's obligation under this Settlement Agreement or otherwise to provide a new egg crate mattress has been fully performed. This acknowledgment shall in no way prejudice Raynor for seeking a replacement egg crate mattress at an appropriate time in the future.
- 5. Dismissal of the Lawsuit with Prejudice. The Parties agree to dismiss the Lawsuit with prejudice promptly following execution and exchange of this Settlement Agreement. Accordingly, the Parties authorize their respective counsel to execute and file a Stipulation of Dismissal (with prejudice) under Fed. R. Civ. P. 41. The Stipulation of Dismissal shall specify that the Hon. Michael S. Nachmanoff, Magistrate Judge, shall retain jurisdiction over this matter solely for purposes of enforcing this private Settlement Agreement.
- Commonwealth an Intended Beneficiary. The Parties acknowledge that the Commonwealth, the Virginia Department of Corrections, and their parents, subsidiaries, affiliates, insurers, third party administrators, predecessors, successors, assigns, agents, officers, directors, shareholders, heirs, executors, employees, vendors, subcontractors, independent contractors, and attorneys, are each an intended beneficiary of this Settlement Agreement.

Initialed:	ME	MW	<i>I</i>	1	
------------	----	----	----------	---	--

7. No Admission of Liability. This Settlement Agreement is the compromise of a disputed claim. The Payment made herein is not to be construed as an admission of liability on the part of the Released Parties, by whom liability is expressly denied.

Parties") agree that they will, keep the substance and the terms and provisions of this Release strictly and absolutely confidential and at no time will disclose any information whatsoever regarding this Release, except that Confidentiality Parties may divulge the terms and provisions of this Release to a financial or tax advisor, and/or legal counsel and as required by law. The Confidentiality Parties agree not to discuss this Lawsuit or this Settlement Agreement with any third party, including but not limited to members of the media, except that the parties may state, "The matter has settled and the terms are confidential." It is understood that the Complaint in this lawsuit is a matter of public record and that Burke's counsel may refer to this matter in his discretion in discussions with existing and prospective clients, list it on his CV, and list it in any fee petition, but, with respect to any of these, without referring to the terms of settlement.

In addition to Raynor, GEO; the defendants' counsel, Michael G. Matheson, Esq.; and Burke's counsel, Victor M. Glasberg, Esq., by signing below takenowledge and agree to be bound by this confidentiality term.

9. Indemnification Against Liens. Raynor hereby acknowledges, agrees and warrants to defend, hold harmless and indemnify the Released Parties for and against any and all claims, demands, suits, causes of action or judgments of any type whatsoever which have been or may be brought by any third parties asserting an interest in the settlement proceeds paid hereunder, including any action brought by any third party asserting any type of medical lien, Medicare lien, Medicaid lien, medical assignment, subrogation claim, Worker's Compensation lien, or any other lien, assignment or claim of any type whatsoever, and the Releasors agree that they will indemnify the Releasees for any amounts paid by them in connection with the assertion of any third-party claims whether these amounts are incurred due to settlement, verdict, defense costs, attorneys' fees or otherwise. The Releasors also specifically agree to waive any current and future private cause of action they may have or had against the Released Parties pursuant to the Medicare Secondary Payer Statute, 42 U.S.C. 1395y(b)(3)(A).

GEO, acting through its third-party administrator, has searched for liens with the Centers for Medicare and Medicaid Services and child support enforcement entities and found none.

- 10. Complete Integration. This Settlement Agreement constitutes the entire agreement of the parties hereto, that the terms of this release are contractual and not a mere recital. This Release sets forth the entire understanding of the Parties respecting the matters herein, and it shall not be changed or terminated orally.
- Facsimile Signature Enforceable as Original. The Parties agree that this Release may be executed in counterparts, including facsimile or electronically signed or delivered counterparts. Counterparts so signed and delivered are valid and binding as if an original had been signed, delivered and received, and collectively the Release so executed is as if originally signed by all Parties.

	Initialed: WC / NIL //
	r Her Own Costs. The Releasor acknowledges and litigation costs, including but not limited to attorney's tion.
	and by the provisions of the foregoing Confidentia Claims, the Parties hereby enter into this Settlemen
	JAMES H. RAYNOR
	THE PARTITION
COMMONWEALTH OF VIRGINIA	
CITY OR COUNTY OF	
This day came James H. Raynor wh	ose name is signed to the foregoing writing and has
this day acknowledged the same before me	in the jurisdiction aforesaid.
Given under my hand this day	of, 2020.
My Commission Expires:	
Notary Registration No.:	
Notar	y Public

Initialed: Lec ///
THE GEO GROUP, INC. (signing only as to Paragraphs 2 and 4 of the foregoing Release)
Signed: Would
By: Louis V. CARRILLO
Title: EXEC. VP C> 2 FORATE COUNSEL
Date: 10.20 1020
STATE OF FLORIDA CITY OR COUNTY OF Palm Beach
This day came Louisv. Carrillo, whose name is signed to the foregoing
writing and has this day acknowledged the same before me in the jurisdiction aforesaid.  Given under my hand this 20 day of 00000000000000000000000000000000000
GRACE VYENERO Graninia GOS 14803 Epino Honolog 2 2001 Index De Banding 2 2001 Index De Banding 2 2001

	In	itialed:	/	1	
THOMPSONMcMULLAN, P.C. and MIC Paragraph 4 of the foregoing Release)	CHAEL G. MAT	Heson, BsQ	). (signi	ing only	as to
By: Michael Malheran					
Signed: MWWO NWO THE					
Title: 1 Wellor					
Date: 10 20 20					
VICTOR M. GLASBERG & ASSOCS. a Paragraph 4 of the foregoing Release)	and VICTOR M.	GLASBERG,	ESQ. (	signing	only as to
Ву:					•
Signed:					
Title:					
Date:					

### Victor M. Glasberg & Associates ATTORNEYS

121 South Columbus Street Alexandria VA 22314 telephone: (703) 684-1100 fax: (703) 684-1104 www.robinhoodesq.com

Victor M. Glasberg

Nickera S. Rodriguez nar@mbinhoodesq.eqm

Of Counsel
Stephen G. Cochran
Bruce A. Fredrickson

Paralegals
Cora C. Martin, R.N., B.S.N.
cmartin@robinboodesq.com

Douglas Bradley doug@robinhoodesq.com

Office Manager
Deborah L. Robinson
dir@robinboodssq.com

### Fax Transmittal Sheet

Date:	12-9-2020
To:	James Raynor No Coursellor Lundy.
At:	James Raynor, No Coursellor Lundy. 434-848-9522
From:	Vic Glasberg
	er of pages (including cover page):/5
	Confidential Settlement Agreement
	Contraction Stiller Williams

Case 1:13-cv-01117-LMB-JFA Document 245 Filed 12/29/16 Page 1 of 1 PageID# 2342

EXhi BIT-L-A III

II COVER PAGE!

IN THE UNITED STATES DISTRICT COURT

TO STREET

EASTERN DISTRICT OF VIRGINIA Alexandria Division

JAMES HERMAN RAYNOR,	) }
Plaintiff,	) ) )
v.	) Civil Action No. 1:13-cv-01117-LMB-JFA )
G. PUGH, in his individual capacity,	) }
Defendant.	, ) )

### STIPULATED DISMISSAL WITH PREJUDICE

Pursuant to Fed. R. Civ. P. 41(a), the Plaintiff, by counsel, represents to the Court that all matters and controversies between the parties have been compromised and settled and moves the Court to dismiss this action with prejudice.

There being no objection by Defendant's counsel, it is hereby ADJUDGED and

ORDERED that this case be dismissed with prejudice and each party will bear its own fees and Settlement agreement except as provided for in the parties ENTERED this 29 day of Dece

WE ASK FOR THIS:

James Herman Raynor

/s/ Ashley W. Winsky

Leonie M. Brinkema

United States District Judge

## EXHIBIT 1-A-PAGE#1.

### SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement"), by and between Plaintiff James Herman Raynor ("Raynor") and Defendant Gerard Pugh ("Pugh") is entered into for the purpose of settling James Herman Raynor v. G. Pugh, in his individual capacity, Civil Action No. 1:13-cv-1117-LMB-JFA ("Civil Action No. 1") and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB ("Civil Action No. 2"), both currently pending in the United States District Court for the Eastern District of Virginia, Alexandria Division ("the Court"):

WHEREAS, Raynor is represented by McGuire Woods in Civil Action (No. 1;)

WHEREAS, Raynor is pro se in Civil Action (No. 2;)

WHEREAS, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, Wendell W. Pixley, and Gerard Pugh are hereinafter identified as "Defendants." Defendants shall also include the Commonwealth of Virginia, the Virginia Department of Corrections ("VADOC"), and VADOC's officers, employees and agents;

WHEREAS, Raynor desires to voluntarily dismiss with prejudice Inder Gujral from Civil Action No. 2 pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure; and

WHEREAS, Raynor and Defendants desire to settle Civil Actions No. 1 and 2 upon the terms and conditions set forth in this document.

In consideration of settlement, Raynor and Defendants agree as follows:

As soon as possible but no later than fourteen (14) days after the execution of this

Agreement by Raynor VADOC shall transfer Raynor from Sussex II State Prison

Agreement by Raynor VADOC shall transfer Raynor from Sussex II State Prison

(SEE PEXT PAGE)

OF This SURVEY AGREEMENT PAGE A(1)

CONTINUE, SEE PAGE (2) LINE HOW.

### Victor M. Glasberg & Associates ATTORNEYS

121 South Columbus Street Alexandria VA 22314 telephone: (703) 684-1100 fax: (703) 684-1104 www.robinhoodesq.com

Victor M. Glasberg vmg@robinhoodesq.com

Nickera S. Rodriguez nsr@robinhoodesq.com

Of Counsel
Stephen G. Cochran
Bruce A. Fredrickson

April 15, 2021

Paralegals
Cora C. Martin, R.N., B.S.N.
cmartin@robinhoodesq.com

Douglas Bradley doug@robinhoodesq.com

Office Manager
Deborah L. Robinson
dlr@robinhoodesq.com

Mr. James Raynor #1007103 Lawrenceville Correctional Center 1607 Planters Road Lawrenceville, VA 23868

Dear Mr. Raynor:

Per our conversation today, I have enclosed a copy of the email written to defense counsel for both the GEO Group, Inc. and Virginia Department of Corrections. These are the same defense counsel with whom Mr. Glasberg dealt with during your case last year. Please keep a copy of this email for your records.

Best wishes.

Sincerely,

Nickera S. Rodriguez

### **Chuck Tierney**

From:

Nickera Rodriguez

Sent: Wednesday, April 14, 2021 6:12 PM

To: Michael Matheson; RVorhis@oag.state.va.us

Cc: Victor M. Glasberg

**Subject:** James Raynor v. Harold Clarke, et al.

Good Afternoon Counsel,

I am writing to you on behalf of Vic Glasberg.

We received a call from Mr. Raynor today regarding a potential transfer he is currently facing. Mr. Raynor advises that for religious purposes, he put in a request for kosher meals. Mr. Raynor informs us that correctional staff told him they did not have the option to provide kosher meals to inmates and told him they would put in for a transfer to move him to another facility that could accommodate his request. While that explanation, if true, regarding kosher meals presents its own concerns, Mr. Raynor withdrew the request for kosher meals because he does not want to leave Lawrenceville. His settlement agreement with GEO, as you know, provides for a number of specific accommodations regarding his health, including modified electric wiring in his cell, referrals to a spinal specialist and continued monitoring of his lower back condition, and the provision of an egg carton support for his mattress. He is concerned that a transfer to another facility would significantly interfere with his ability to receive these accommodations which remain a binding part of his settlement with GEO, as the operator of the Lawrenceville Correctional Center. Notwithstanding Mr. Raynor's reluctant but unequivocal decision to withdrawal his request for kosher meals, rather than risk a transfer, he was nonetheless advised by correctional staff that they have put in a request for his transfer, and he could possibly be moved before the end of this week.

These concerns seem to fall within Magistrate Judge Nachmanoff's continued jurisdiction of the enforcement of the settlement agreement between Mr. Raynor and GEO. I would ask that you please look into the matter at your earliest opportunity and advise of your position on these matters. If you are unwilling to advise GEO to withdraw the transfer request, please let me know your availability between now and April 21<sup>st</sup> to appear before Judge Nachmanoff.

Separately, I would ask you to please review and share with us the current policies regarding the availability of kosher meals at Lawrenceville Correctional Center including the criteria used by correctional staff to determine an inmate's eligibility to these meals.

Thank you.

Best Regards,

Nickera S. Rodriguez Victor M. Glasberg & Associates 121 S. Columbus Street Alexandria, VA 22314 703.684.1100 / Fax: 703.684.1104 nsr@robinhoodesq.com www.robinhoodesq.com

### Victor M. Glasberg & Associates ATTORNEYS

121 South Columbus Street Alexandria VA 22314 telephone: (703) 684-1100 fax: (703) 684-1104 www.robinhoodesq.com

Victor M. Glasberg vmg@robinhoodesq.com

Nickera S. Rodriguez nsr@robinhoodesq.com

September 1, 2020

**Paralegals** 

Cora C. Martin, R.N., B.S.N. cmartin@robinhoodesq.com

Douglas Bradley doug@robinhoodesq.com

Office Manager Deborah L. Robinson dlr@robinhoodesq.com

Of Counsel

Stephen G. CochranMr. James Raynor Bruce A. Fredrickson#1007103

> Lawrenceville Correctional Center 1607 Planters Road Lawrenceville, VA 23868

Dear Mr. Raynor:

This letter follows my earlier letter to you dated today. If you open this one first, please read the other one before you read this one.

III TIANSFERTO ANOTHE STATE

In light of your medical difficulties, and only if you want to, the authorities may be willing to get you transferred to an appropriate prison in another state /I cannot guarantee this, but it has has been raised as a possibility by defense counsel, given your difficulties here. This is nothing that can be forced on you. It would happen, if at all, only if you agreed. The Virginia court would not control matters following a transfer: that is something to be seriously considered. I would not recommend it, but it is your decision to make.

I do not know your personal circumstances. I do not know where your family members or friends live, or whether you have connections with other jurisdictions. If you believe that transferring out of state to an appropriate facility that would hopefully take care of you properly makes sense, please let me know immediately, or confirm that this does not interest you. You can indicate this below and return the copy of this letter to me.

I agree to be transferred to another state, and would lie to be transferred to

I do not wish to be transferred to another state.

James Raynor

the state of

Dated: September 9742020

This PAGE EXHIBIT TI.-A-PAGE

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB - Settlement Agreement

Page 2 his LEGAT

to Lawrenceville Correctional Center to be housed in an ADA compliant cell and

provided access to an ADA Coordinator to determine his appropriate needs,

physical therapy pursuant to VADOC Operating Procedure 801.3.

VADOC shall agree to provide and administer the prescription medication recommended by Dr. Crowl including Gabapentin for seizures and an anti-

inflammatory for back pain unless VADOC's medical personnel disagrees with

the administration of such medication. If such disagreement occurs, VADOC's

medical personnel is responsible for communicating with Dr. Crowl to determine an appropriate substitute medication. If they cannot agree then they shall find a neutral third party medical doctor to make a determination. Raynor agrees that should he, in the opinion of VADOC medical staff, refuse to take the medication administered for his seizures and/or back pain, then he shall attend medication counseling and that failure to attend such counseling shall cause suspension of the prescription medications unless VADOC failed to follow its standard operating

procedures:

VADOC shall agree to provide a CPAP machine to Raynor upon his arrival at

Lawrenceville Correctional Center;

VADOC shall agree to schedule an appointment for Raynor to see an oral surgeon

practicing at the VCU Medical Center/Medical College of Virginia so that the oral



JUL 18 2019

# Exhibit 1-A.PADE 4.3

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB - Settlement Agreement

This Line

surgeon can take any action deemed necessary to treat Raynor's unhealthy tooth.

In the event that Raynor refuses to attend such appointment, VADOC shall be relieved of the obligations in this paragraph unless VADOC failed to follow its standard operating procedures:

Nove??

VADOC shall agree to schedule an appointment for Raynor to be evaluated by a board certified gastroenterologist. In the event that Raynor refuses to attend such

appointment, VADOC shall be relieved of the obligations in this paragraph unless

VADOC failed to follow its standard operating procedures;

POLICY TO A VA.
TO A VA.
STATE LAW:

The Director of VADOC, Harold Clarke, shall issue a written communication to the heads of all VADOC correctional facilities (to include all Wardens and Assistant Wardens, at a minimum) within the Commonwealth regarding record

retention, including the retention of video surveillance evidence, and transparency

of public records. The communication shall explain the interaction and

responsibilities regarding the Commonwealth's Library of Virginia Archival and

Record Management Policy, the Virginia Public Records Act, and the Record

Retention and Disposition Schedule approved by VADOC effective August 19,

2011. The communication shall be similar in form and substance to the Draft

correspondence attached to this Agreement as Attachment 1;

The Director of VADOC agrees to provide an advance copy of his proposed

communication to McGuireWoods for review and comment before the

SEE PASE (4) Also LINE 4(8) Exhibi- 1- A PAGE 4.

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB – Settlement Agreement Page 4

Communication is issued to the heads of all correctional facilities within the Commonwealth. Confirmation of receipt by the heads of all correctional facilities shall be made in writing;

VADOC will provide training at appropriate intervals to all of its personne related to the preservation of documents, including, but not limited to the

preservation of video surveillance evidence;

Within thirty (30) days of the execution of this Agreement by Raynor Defendants shall pay the following amounts:

Defendants shall pay the sum of \$50,000 to McGuireWoods in lieu of attorneys' fees and costs, which shall include any and all fees and costs granted by the Court, including in its Order of October 14, 2016. The payments of costs detailed in paragraphs 9(c) and 9(d) are in addition to the payment outlined in this paragraph;

McGuireWoods shall donate the sum of forty two thousand three hundred twenty five dollars and sixty four cents (\$42,325.64) to Greater Richmond Stop Child Abuse Now ("SCAN"), and the sum of seven thousand six hundred and seventy four dollars and thirty six cents (\$7,674.36) to the Central Virginia Legal Aid Society ("CVLAS");

Defendants shall pay eighteen thousand five hundred one dollars and thirty nine cents (\$18,501.39) to the Clerk of Court for the Eastern District of

EXHIBIT 1- APAGEDS

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB - Settlement Agreement Page 5

> Virginia for reimbursement of costs expended by McGuireWoods in prosecuting Civil Action No., 1 and Defendants shall send a copy of such payment to Judge Leonie Brinkema; and

Defendants shall pay \$11,000.00 to McGuireWoods to satisfy any and all additional costs expended by McGuireWoods in prosecuting Civil Action No.

TAKEN DUE TO This civil

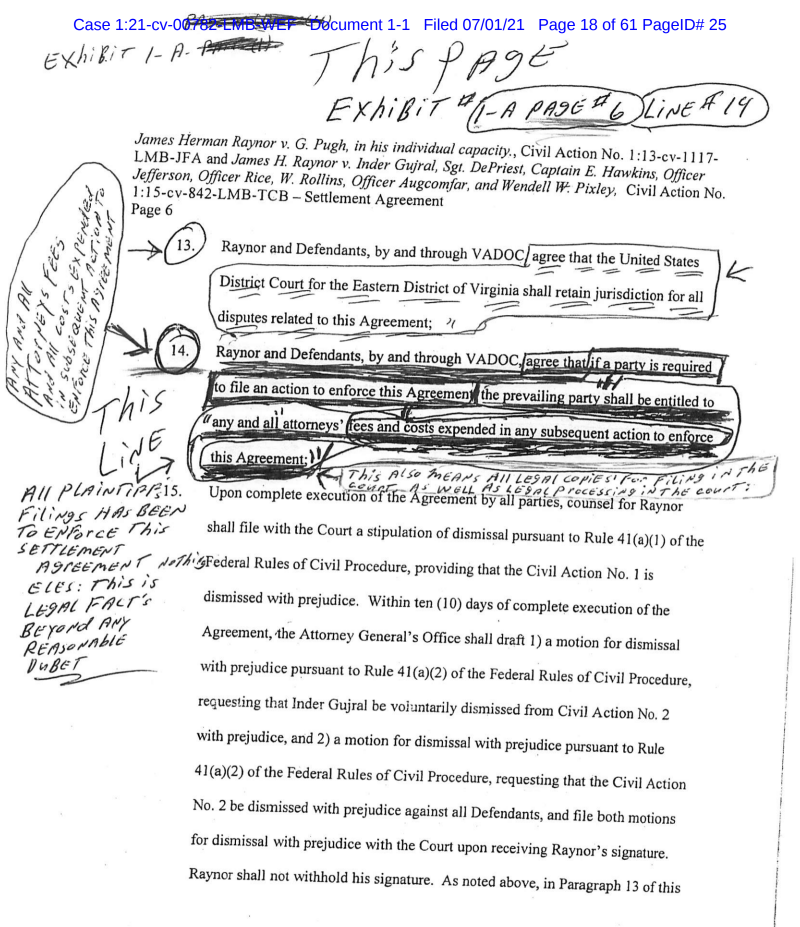
OBTAIN MY JOBI HAD AND FOR

THE COURT WAS GIVEN EXHIBIT THAT Show This EACT. BUT CONTRACT IS A LEGAL DOCUMENT For which Action is NEEded To

TIMEN JOB WA

ACTION BEING TAKENI

1; Defendants, by and through VADOC, shall waive any required payments by Raynor for any and all future medical co-pays for medical treatment visits, prescription medications, and/or medical devices of any kind, Defendants, by and through VADOC, agree that debts for Raynor's inmate trust account of any nature whatsoever, including, but not limited to past medical copays and VADOC legal charges, shall be reduced to zero within fourteen (14) days of the execution of this Agreement, by Raynor such that any future amount that comes into any future account for Raynor is not used to offset any/past or future medical co-pay or past legal charge; Defendants, by and through VADOC, will make all reasonable efforts to accept review, and fulfill Raynor's application(s) for employment at Lawrenceville Correctional Center; 71 MY JOB THAT WAS This Also VIOLATES This SETTLEMENT AGIEEMENT





## EXHIBIT # 1- A PAGE # 1

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB – Settlement Agreement Page 7

Agreement, the parties agree that the Court shall retain jurisdiction to enforce the terms of this Agreement;

This
LINE > 16.

PLAINTIFF
WILL BE GIVEN
A NEW PIESS 17.

RELEASE

Counsel for Raynor and counsel for Defendants will agree to coordinate any press

releases or responses that result from the settlement of Civil Action No. 1;

Should any clause, sentence, paragraph, or other part of this Agreement be unenforceable for any reason, such adjudication shall not affect, impair, invalidate, or nullify the remainder of the Agreement, but shall affect only the clause, sentence, paragraph, or other parts so adjudged;

- 18. Raynor and Defendants agree that the above-described terms and payments reflect only the uncertainty and expense of litigation and do not represent compensation for any act or omission of Defendants in these Civil Actions No. 1 and 2;
- 19. Raynor and Defendants shall not deem the dismissal of Civil Actions No. 1 and 2 as an admission by Raynor or Defendants of any wrongdoing or success in prosecuting or defending these Civil Actions;

20.

This is the entire Agreement between Raynor and Defendants. This Agreement is entered into voluntarily by Raynor and Defendants. No promises have been made by or to either Raynor or Defendants, except as stated herein. This Agreement settles completely and forever the claims and demands set forth in and relating to Civil Actions No. 1 and 2;

EXHIBIT Y-A PAGE # 8

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB – Settlement Agreement Page 8

- 21. Raynor agrees to forever release and discharge Defendants, the Commonwealth of Virginia, VADOC, and VADOC's officers, employees and agents from any present or future claims, or actions concerning the allegations and claims known and unknown at the time of execution of this Agreement, and as set forth in, or relating to, Civil Actions No. 1 and 2; and
- 22. This Agreement shall be signed in counterparts, each of which shall be deemed an original, but all of which together constitute one and the same Agreement.

SIGNATURES CONTINUED IN ATTACHED COUNTERPARTS

## Exhibit #1-A PAGE # 9

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB – Settlement Agreement Page 9

IN WITNESS WHEREOF, the parties hereto evidence their agreement and have executed this Agreement as of the day and year first below written.

This <u>2</u> Nd day of <u>18</u> C \_ 2016.

James Herman Raynor

DANAKELLY

NOTARY PUBLIC
COMMONWEALTH OF VIRGINIA
COMMISSION EXP. 09/30/2018
REGISTRATION #7241137

## EXHIBIT# 1-A PAGE# 10

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB – Settlement Agreement Page 10

IN WITNESS WHEREOF, the parties hereto evidence their agreement and have executed this Agreement as of the day and year first below written.

This 6 day of 2016.

10

Case 1:21-cv-00782-LMB-WEF Document 1-1 Filed 07/01/21 Page 23 of 61 PageID# 30

EXHIBIT #1-A-PAGE #11

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB – Settlement Agreement Page 11

IN WITNESS WHEREOF, the parties hereto evidence their agreement and have executed this Agreement as of the day and year first below written.

This 6th day of December 2016.

Defendants to Civil Action No. 2

Except Inder Guiral

By: fw. Carre

Harold Clarke, in his capacity as Director of the Virginia Department of Corrections

11

unutes (U.U% or total sleep time) and last, REM 50.0 minutes (14.0% total sleep

## EXHIBIT #1-A-PAGE #11

James Herman Raynor v. G. Pugh, in his individual capacity., Civil Action No. 1:13-cv-1117-LMB-JFA and James H. Raynor v. Inder Gujral, Sgt. DePriest, Captain E. Hawkins, Officer Jefferson, Officer Rice, W. Rollins, Officer Augcomfar, and Wendell W. Pixley, Civil Action No. 1:15-cv-842-LMB-TCB – Settlement Agreement Page 11

IN WITNESS WHEREOF, the parties hereto evidence their agreement and have executed this Agreement as of the day and year first below written.

This 6th day of December 2016.

Defendants to Civil Action No. 2

Except Inder Guiral

By:\_

Harold Clarke, in his capacity as Director of the Virginia Department of Corrections

Raynor, James 5/15/1960



727 North Main Street, Emporia VA 23847 Phone: 434-348-4447 Fax: 474-348-4754

### **POLYSOMNOGRAPHY REPORT**

**Patient Demographics** 

Patient name: First name: Sex: Male

Birth date: Patient age:

Height: BMI:

Raynor **James** 

5/15/1960 60 years

70.0 in.

34.4 lb/in<sup>2</sup>

Esochaghi, I

Study Location:

MRN Number: Started:

Stopped: **Duration:** 

Weight:

SVR Sleep

760447129 11/12/2020 at 8:12:34 PM

11/13/2020 at 3:14:34 AM: 7:02:00 hours (422.0 min)

240.0 lbs.

Interpreting physician: Minai, Omar

### Testing Type & Methods

Referring provider:

Type of Test: PSG

CPT: 95810 Attended Polysomnography 4 or more channels

Method: Polysomnography was conducted on the night of 11/12/2020. The following parameters were monitored: frontal, central and occipital EEG, electrooculogram (EOG), submentalis EMG, nasal and oral airflow, anterior tibialis EMG, body position and electrocardiogram. Additionally, thoracic and abdominal movements were recorded by inductance plethysmography. Oxygen saturation (SpO2) was monitored using a pulse oximeter. The tracing was scored using 30 second epochs. Hypopneas were scored per AASM definition VIII.4.A (4% desaturation).

### **Brief Clinical History**

This patient is a 60 year old who underwent a diagnostic polysomnogram to evaluate the patient's sleep disorder. Patient was on CPAP in 2017. CPAP was destroyed in an accident. Patient states he has lost at 240Lbs in the last year.

#### Sleep Data

The study began on 11/12/2020 at 8:19:04 PM. The patient was monitored for a total of 376.4 minutes, out of which the patient slept for 357.5 minutes. Sleep onset occurred at 8:29:04 PM for a sleep latency of 10.0 minutes. Sleep efficiency was 95.0%. REM latency was 66.0. Wake after Sleep Onset (WASO): 8.9 minutes. The study ended on 11/13/2020 at 2:35:28 AM.

A breakdown of sleep staging reveals the following: Stage N1 15.0 minutes (4.2% of total sleep time), Stage N2 292.5 minutes (81.8% of total sleep time), Stage N3 0.0 minutes (0.0% of total sleep time) and last, REM 50.0 minutes (14.0% total sleep time).

Page 1 of 4

Raynor, James 5/15/1960

Study Date: 11/12/2020

A Shut dow.

Bodies RESPIR

### **Respiratory Data**

During the study, there were a total of 34 apnea events occurred for an apnea index of 5.7 /hour. 51 hypopnea events occurred for a hypopnea index of 8.6 /hour of sleep. 85 apnea and hypopnea events were observed during the analysis period as follows: 32 obstructive apneas 2 central apneas 0 mixed apneas, and 51 hypopneas for an apnea/hypopnea index (AHI) of 14.3 /hour/of sleep. AHI while supine: 14.3. Snore index: 0.00. Snoring/was moderate. Cheyne Stokes was not observed

To STOP, chake, Andlor Preven. AIT PASSAGE: TO CUT OFF THE OXGENSTOPS o STOP Brenthing: Respiratory Summary by Body Position Supine

AHI, REM

AHI, Total

AHI, NREM

(51). Right Prone Total 8.4 15.2

Shoilow, And or

14.3

Oximetry: Desaturations were based on 4% or greater drop from baseline. 1.5 desaturations occurred during the study. The average SpO2 was 97%. The minimum SpO2 value during sleep was 90%. The minimum SpO2 value associated with a respiratory event was 90%. The duration of SpO2 less than 88% was 0.00 minutes.

Left

8.4

15.2

14.3

#### Cardiac Data

The average heart rate during sleep was 53.3 bpm. The 95th percentile heart rate during sleep was 59.0 bpm. The 95th percentile highest heart rate during recording was 59.0 bpm.

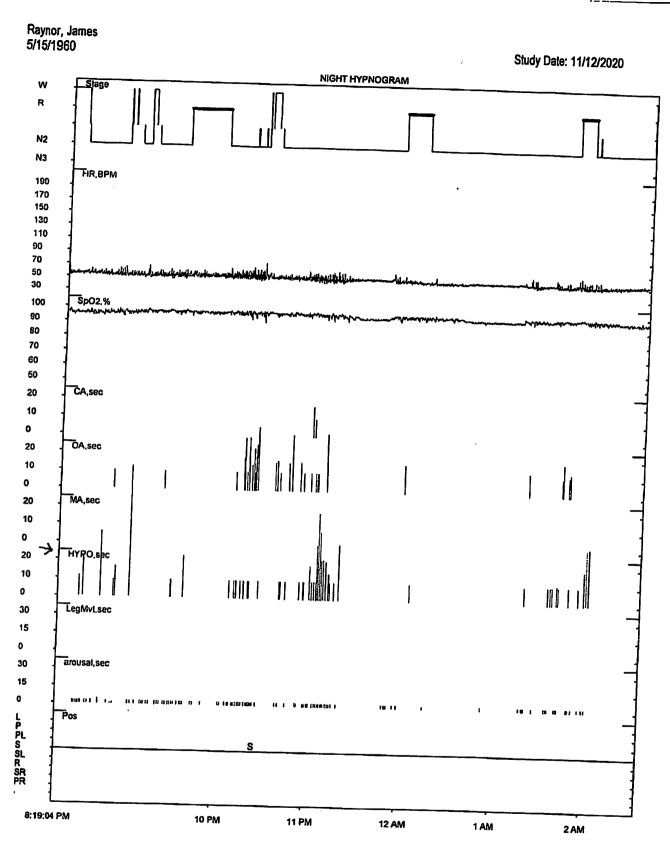
#### **Arousal Statistics**

A total of 123 arousals (20.6/hour) were observed during the analysis period as follows, 34 respiratory arousals, 0 Leg Movement arousals, 89 spontaneous arousals and 0 snore arousals.

#### **PLM Statistics**

There were 0 PLMs with a PLM arousal index of 0/hour.

Page 2 of 4



Harry Chr.

Page 3 of 4

Raynor, James 5/15/1960

Study Date: 11/12/2020

### Impressions:

Significant Obstructive Sleep Apnea (G47.33)

### Recommendations:

- The patient should return for Positive Airway Pressure Titration.
- Optimize sleep habits by maintaining a regular sleep/wake cycle, ensure sufficient total sleep time, avoid caffeine after 2 pm, and avoid looking at the clock during the night.
- Electronic media should be limited in the sleep environment.
- Regular exercise and maintaining an ideal body weight promote good sleep health.
- Avoid driving if tired or sleepy.
- Alcohol and sedative medication can exacerbate sleep apnea and should be avoided close to bed time.

PHYSICIAN SIGNATURE: Electronically Signed

Omar Minai, M.D.

Diplomate American Board of Sleep Medicine

Date: 11/13/20

[EXTERNAL	] Sleep	Lab	Appt.	Sched	uling!
-----------	---------	-----	-------	-------	--------

Hailey, Casey
Wed 1/13/2021 3:23 PM
To: Jones-Peterson
Hi there Ms. Peterson!

This DOCUMENT Shows That GEO GROUP INC, DUE TO MONEY ISSUE'S FAILED TO PROVIDE EMERGENCY MEDICAL HELP FOR SEVER + DANGERIOUS SLEEP APNEA:

I am your girl who schedules for our Emporia location. I am new to this location and I think they are still trying to get word out as to me being the new point of contact for scheduling. I am sorry to hear of the troubles you have had in reaching us.

At this moment, we are newly considered out of network with these inmates anthem plans. This was just brought to our attention about a week ago and I am waiting for direction from management as to what do to or how to proceed or what to tell you guys to do.

I have just sent them a follow up email to see what options we have, if any, at this moment. I have about 3 other inmates to schedule but my hands are tied at this time, we want the procedure covered, obviously.

Please hang in there. I have saved this request and will keep you posted as I know more.

This is the best way to reach me directly, I have no direct contact number at this time working from home. And my person fax is listed below. The the cell listed is my person cell and not protected to discuss specific patient information. BUT If you email me, I can call you back from our secure app. Outgoing calls I can make. Just cant accept incoming calls at this time.



Casey Hailey | Senior Registrar, CC Superuser, MA

**Bon Secours Sleep Disorders Center** 

St. Mary's Hospital

CONFIDENTIALITY NOTICE: This message, including any attachments, is for the sole use of the intended recipient(s) and may contain confidential and privileged information. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message.



Distribution:

EXhiBiT - E-Criminal Fraudulant contempt For With Holding A.D.A. Durable medical Equipment VIRGINIA DEPARTMENT OF CORRECTIONS SIEED STUDY TEST DONE 1 2-17 Emergency Grievance 866 F4 4-16

AT SOUTH HAMPTON: TECK, NANCY DID THE TEST IT WAS

**Emergency Grievance** Emergency Grievances are provided for offender reporting and expedited staff responses to allegations that an offender is subject to a substantial risk of imminent sexual abuse and to situations or conditions which may subject the offender to immediate risk of serious personal injury or irreparable harm. LVCC Offender Last Name Building-Cell/Bed **PART A- OFFENDER CLAIM** What is the emergency? I NEEd my G.P.A.P. Inachine A.S.A.P. PLEASE, LIKE TOOLAY, I'VE BEEN VERY PATIENT, AND VERY RESPECTFULL DESPITE, THE LIFE ENDANGERMENT OF ME NOT HAVING IT FOR OVER A FUll MONTH NOW: This ISSUE NEED'S TO BE TAKEN CAVE OF A.S.A.P. MY HEALTH AND LIFE DEPEND ON MY BrEATHING AT NIGHT WHEN I STOP. THERE IS NO RELEVANT LEGAL REASON TO NOT HAVE IT BEFORE SOMETHING HAPPENS TO HARM, OF PUT MY LIFE AT RISK: 9-14-20 Date/Time Offender Signature and Number PART B- STAFF RESPONSE (This part is to be completed and returned to the offender within eight (8) hours.) Your grievance does not meet the definition for an emergency. Action Taken/Recommended: Submit Informal Complaint Evaluated by Medical: Date Seen Submit Sick Call Request Send an Offender Request To: Submit Request to Dental Other (Provide detailed explanation below) Mr. RAYNOR -- WC Your grievance has been determined to be an emergency and the following action has been taken: Sent to Hospital: Date Transported Other (Provide detailed explanation below) Runlew 14W Respondent Signature Name/Title Printed PREA - Alleged incident of sexual abuse or sexual harassment; Shift Commander, Facility Unit Head or Administrative Duty Officer, and facility PREA Compliance Manager notified Alleged sexual abuse or sexual harassment Will be referred for Investigation Determination by: Signature Name/Title Printed

Original Grievance returned to Offender, Copy forwarded to Institutional Ombudsman/Grievance Coordinator

Date/Time



Signature

Olympia (	DEPARTMENT OF CO	RRECTIONS	Em	ergency Grievance 800_r4_4-10
a substanti	o Grievances are provided al risk of imminent sexua sonal injury or irreparable	al abuse and to situations or co	dited staff responses to allega	157841  ations that an offender is subject to the offender to immediate risk of
RAYN Offender L	or Rahbi: Ta ast Name	First PART A- OFFEN	Number Facility	Hu - 70 - 71 - 109 Building-Cell/Bed
What is th	ne emergency?			a a a a a a l'arr - A
				Y C.P.A.P. MACHINE: I M
BEING 1	PUT IN SURSTANI	INI KISK OF SERIES	is HAPA, And LA	Jury That could sause
STroke	or VEATH EVE	NOTE AND EALLIEF TU	EVERCISE REASONABLE	F Due care: The FALT The
				rich And is FAILING To
Provide To my s 9-22-	THE MEDICAL A.D	A. EQUIPMENT F. G. C.	P.A.P. MACHINE MAKE'S AMENAMENT WHEEL	it Deliberent Indifferent 13 They HAVE NO QUALITED 1007/03 EMMUNITY and Number From Trial
	Date/Time	PART B- STAFI		
_	(This part is t	o be completed and returned	to the offender within eigh	t (8) hours.)
Su Su	r grievance does not me ibmit Informal Complai ibmit Sick Call Request ibmit Request to Dental	Send an Offender I	cal: Date Seen	mmended:
Pi	aced on	MD STOK	call.	
	r grievance has been de nt to Hospital: Date Tra	termined to be an emergency nsported		as been taken: de detailed explanation below)
9/2	2/202e /545	Respondent Signa	h PN-	L. Smith W. Name/Title Printed
		of sexual abuse or sexual har, and facility PREA Compli		r, Facility Unit Head or
Alleged s	sexual abuse or sexual h	arassment Will be ref	erred for Investigation	
Detame	nation by:			
Determi	nation by:	Signature	Name/Title Printed	Date/Time

Distribution: Original Grievance returned to Offender. Conv forwarded to Institutional Ombudsman/Grievance Coordinator

CASE 1721-CV-00782-LMB-WED MOCHED AT STITUTE OF THE STATE FOR Which The PENDENT 39

VIRGINIA CONTRACTOR'S OF BETWEEN PLAINTS IS INDEPENDENT

DEPARTMENT OF CORRECTIONS VA. D.O.C. UNDER CONPER V. DONNELL Informal Complaint 866 F3 4-17

42-F. 3d-220-223 C4th Cir. 1994):

Informal Complaint

INSTRUCTIONS FOR FILING: Briefly write your issue in the space provided on the Informal Complaint form, preferably in ink. Only one issue per Informal Complaint. Place your complaint in the designated area at your facility. A receipt is issued within 2 working days from the date received if the informal complaint is not returned during intake. If no response is received within 15 calendar days, you may proceed in filing a regular grievance. You may utilize your receipt as evidence of your attempt to resolve your complaint.

An Informal Complaint is not required for an alleged incident of sexual abuse.

Offender Name  Offender Signature  Date  Offender Signature  Offender Signat	RABBI: JAMES H. RAYNOR	K 1047/07	1/1 20 -1	
Unit Manager/Supervisor	Offender Name		Housing	Assignment
Unit Manager/Supervisor   Good Service   Institutional Program Manager   Personal Property   Commissary   Mailroom   Mail	.V.L.C. Inadical DEPARTMENT			
Personal Property	Individuals Involved in Incident		Date/Tin	ne of Incident
Personal Property	Unit Manager/Supervisor	☐ Food Service	Tnet	intional Day
Medical Administrator				luulonai Program Manager
Tracking as a separation for the service of the ser			Specify):	поош
Tracking as a separation for the service of the ser	Briefly explain the nature of your Legaly Linkle For Plaintiff	complaint (be specific): L.	V.C.L. MEDICAL DEPART. IL AND HAVING A COM	MENT SUPERVISOR'S ARE MON KNOWLEDGE OF A
Wy Rayny or death of the state	SUBSTANTIAL RISK OF HARM. O LEGAL DUTY THAT EXPOSE PLA	INTURY DOSE EXIST	S From SLEEP APNEA	And The FAILURE OF
Explored Reality Flesh and Indestricing Personally By Request To Several Property of the Prope	LIFE SUPPORTING MEDICAL VIOLATION'S UNDER THE U.S. C	LADA EQUIPMENT	PLAINTIFF C.P.A.	" MACHINE FAILS ON THE
Response Due: 10 8-20  Response Due: 10 22-20  Assigned to: My Rayray as decard of the Steep of	ENDANGERMENT REQUIRERM	IVUS MEDICAL NEEDS	FOR UN REASONABLE	RISK OF HARM AND LIFE
Project Property Will Poison In Trace of the Colly Has to Call of the Server His Street Street His Street Street His His Office His His His Office His	AND PROVIDED ALL) FEDERAL	Court ordered continu	PEISONALY, BY REQUE	I FREE TO FACE MOET NO
Offender Signature Reliki gance H. Rapin Date 10-6-20 Copie Has Reserved Coffenders - Do Not Write Below This Line Copie Has Reserved Coffenders - Do Not Write Below This Line Copie Has Reserved Coffenders - Do Not Write Below This Line Copie Has Reserved Coffenders - Do Not Write Below This Line Copie Has Reserved Coffenders - Do Not Write Below This Line Copie Has Reserved Coffenders - Copie Has Reserved Copi	Presure: Plaintiff HAS PER	WARL IN DENTIFIED H	MERICAL PERSCRIPTION F.	JE C.P.A.A TO BE SET AT
Offenders - Do Not Write Below This Line Consider that Recent Offenders - Do Not Write Below This Line Consider that Recent Offenders - Do Not Write Below This Line Consider that Recent Offenders - Do Not Write Below This Line Considerated and Complaint, I understand that by withdrawing this Informal Complaint, I under Signature:    Date   Informal Complaint   Date   Dat	Breathing AT NIGHT, AND	BY REFLUSING HIM HIS	REPLACEMENT C.P.A.P.	MACHINE THAT CO Dropped
Date Received:   0 8-20   Tracking # \(\lambda \cdot \	Offender Signature Ralike: san	ur H. Roman	<b>~</b>	アトモア ガビハモグ
Date Received: /0 8-20 Tracking # [N/(20 cln f 03)] Sesponse Due: /0 22-20 Assigned to: Mcdical  Action Taken/Response:  My Rayney as accused on friday og cor-  wh ask well-two with Sleep I fudy clother to Set gain  and prainting a Corp machine without a surpl  where a well-two parameters  why track for previous parameters  why track for previous parameters  why track for informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:			10 to	15 DISTRICT CONTE AFTERNEY
Response Due:			te Below This Line 4.5.	DEPARTMENT OF FUSTILE DEPARTMENT OF HEAITH + Hu
Response Due: 10.22.20 Assigned to: 11. Chical  Action Taken/Response:  My Raynay as accuracy on funday og CCT-  Which was they with Sleep I fudy clarks to get your  Who at paintment.  Whe can als purchast a CAPP machine without a surpt  I stand livenst producter  Why Tranks fundant Patience  Printed Name and Title Date  WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint,  I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:	Date Received:	20	Tracking	# Lucian Infogas
My Rayroy as accused on forday og CCT-  ill as use they with Sleep Study clenter to get gave  the apparatusest.  He can als purchast a comp machine without a surpt  from a suche poerce.  He can als purchast a comp machine without a surpt  from a surpt poerce.  Printed Name and Title Date  WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint,  I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:  Date:		20 Ass	igned to: Me	lical
WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Staff Witness Circuit Can and Silep Study Clerk to Set of gain and the Set o	Action Taken/Response:			
WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Staff Witness Circuit Can and Silep Study Clerk to Set of gain and the Set o				
WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Staff Witness Circuit Can and Silep Study Clerk to Set of gain and the Set o	My Raynor, as	discussed o	n friday	09 007-
WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Staff Witness Signature:  Date:  Date:	- illiar worken	g unth Se	eep Study Ce	over to set you
Respondent Signature  WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:  Staff With and Signature Signature:  Date:	MAN OF BROWN TONG	<i>H</i> .	,	,
Respondent Signature  WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:  Staff With and Signature Signature:  Date:	we can net pu	chaff a- CPPI	machine we	hout ascript
Respondent Signature  Printed Name and Title  Date  WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:	from a license p	roeicles.		<del></del>
Respondent Signature  Printed Name and Title  Date  WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:	mony tracks fai	your pater	nce	
Respondent Signature  Printed Name and Title  Date  WITHDRAWAL OF INFORMAL COMPLAINT:  I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:	_ WWY	PADa	anchiael)	10/14/20
I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:	Respondent Signature	Printed	i Name and Title	
I wish to voluntarily withdraw this Informal Complaint. I understand that by withdrawing this Informal Complaint, I will not receive a response nor will I be able to file any other Informal Complaint or Grievance on this issue.  Offender Signature:  Date:	WITHDRAWAL OF INFORMA	L COMPLAINT:		
Offender Signature: Date: Date:	I wish to voluntarily withdraw this	Informal Complaint Tur	nderstand that by withdraw er Informal Complaint or (	ing this Informal Complaint,
Staff With and Silvert	Offender Signature:			1
	Staff Witness Signature:			OCT 0 8 2020

Revision Date: 4/28/17

Document 1-1, Filed 07/01/21, Page 33 of 61 PageID# 40 Case 1:21-cv-00782-LMB-WEF



VIRGINIA CONVERSION: FOR CRIMINAL FRANCLIANT EXHIBIT - C DEPARTMENT OF CORRECTIONS C.P.A.P. MACHINE BY USE OF FRANCINFORMAL Complaint 866 F3 4-17

Informal Complaint INSTRUCTIONS FOR FILING: Briefly write your issue in the space provided on the Informal Complaint form, preferably in ink. Only one issue per Informal Complaint. Place your complaint in the designated area at your facility. A receipt is issued within 2 working days from the date received if the informal complaint is not returned during intake. If no response is received within 15 calendar days, you may proceed in filing a regular grievance. You may utilize your receipt as evidence of your attempt to resolve your complaint. An Informal Complaint is not required for

- THUS H. KAYNOR	A 100712	
Rabbi: Tames H. Raynor Offender Name	Offender Number	Hu-70-71-109
Mr. ALVARAJO H.S.A.		Housing Assignment
Individuals Involved in Incident		10-25-20 17:00 AM
		Date/ Time of Incident
Unit Manager/Supervisor		
Descend Des	Food Service	Institutional D
Personal Property	☐ Commissary	Institutional Program Manager
Medical Administrator	V Other Class Const	Mailroom
	M Other (Please Specif	y): Pro. Breckon: Facility Admin:
Briefly explain the nature of your co	omplaint (be specific): Plaint	IFF AT All TIMES From To day in 25
THAT FER IN IDING OF S	EWEL IN DECEMBER TO THE	Property E.E. C.P.A.P. MACHINE BACK -2020: PLAINTIFF & C.P.A.P. MACHINE V. Pugh, 1-13. CV-1117-LMB-JFA.
WHI IN WART OF TO LANGE AND IN-	THE THE DULE	
CASE A(D), LINE A (3). VA.	O.C. Shall ADDE TO	W. Pugh, 1-13. CV-1117-LMB-JEA.  WE A C. P. A. P. MACHINE TO PAYNOR LINTIFE WAS SENT FOR POSTERS
AS INTIVAL AT LAWRENCE V.	HE, C.C. IN 2017 BIA	ME A C. P.A.P. MACHINE TO RAYNOR W.
WAS CONTENTEN BY L.V.	C. Where As His Dres	INTIFE WAS SENT FOR A SLUEP STUDE ON AL PROPERTY ONE C. P.A.P. MACHINA OF THE LOOS OF HE
TILLO CLOUD AND GIVEN	* IN JUNE - 2020 Pini	THE TOPETTY ONE C. P.A.P. MALLI
IN THE SHIME	+ HIC COLLY UP UPAN -	Significant water FLOOD OF 140
They Plain a WATER WAL	N Clo Tryed Pullido HI	With a P.A.P. MACHINE WAS Dropp
RISK OF SECOND HAS BEEN	KEFUSSED HIS C.D.A.D	THE SOWER WATER FLOOR OF HE TIS HIS E. P.A.P. MACHINE WAS Drope WITTES OFF THE FLOOR GVERY SON
SIGGO HIC CALL	DEATH: ON 10-24-20 LAST	MICES OFF THE Floor: EVERY SONE MICHES OFF THE FLOOR: EVERY SONE NIGHT PLAINTIFF FLAINTIFF OF SUCH HAVE DIED: PROTECTED TO SERVE BREATHING I
SUBPOCNA'S EST HIM UP, L	PATNISHT PLAINTIFF CO. J.	I HOUR N'E A. Pla' STOPED Breathing !
Offender Signature Rolling	TI DIL RECORD S OF 2017	HAVE DEC. PLAINTIFF STOPED BEENTHING IN  E COURT FOR UNIA WELL LIFE ENDANGER ME  OF HIS SLEEP STUDY WIN BE SIVEN: AND IN  Date 10-25-2
- Garage	2 11: KAYPUR 4 1007103	Date _/o- 25-20 hadis al Durant
•	-	- NEW CHICKLE
Date Received: 10-27-2		Will Bo
		Tracking # LVCC 20 - Lofo
Response Due: $11-10-2$	δ	My I THE CAUSINFO
Action Taken/Response:	Assigned	to: Medical
- p - mou,	•	
A	CCO :714-	
PLEASE BE APUT	SCD THAT THE HE	ALTH SERVICES DECA
PLEASE BE APUT	SCO THAT THE HE	ALTH SERVICES PEPARTMENT
PLEASE RE APUT HAS INTERATED THE	- process of	DETAINED A NEW COM
PLEASE RE APUT HAS INTERPRED THE	- process of	DETAINED A NEW COM
HAS INTTEATED THE MAIT FOR YOU.	IN RECENTLY HE	OBTISTALL A NEW CARP
HAS INTTEATED THE MAIT FOR YOU.	IN RECENTLY HE	OBTISTALL A NEW CARP
HAS INTTEATED THE MAIT FOR YOU.	- process of	OBTISTALL A NEW CARP
HAS INTTEATED THE MAIT FOR YOU.	IN RECENTLY HE	OBTISTALL A NEW CARP
HAS INTTEATED THE MAIT FOR YOU.	IN RECENTLY HE	OBTISTALL A NEW CARP
HAS INTTEATED THE MAIT FOR YOU.	IN RECENTLY HE	OBTISTALL A NEW CARP
HAS INTTEATED THE WAST FOR YOU.	IN RECENTLY HE	OBTISTALL A NEW CARP
PLEASE BE APUT HAS INTTATED THE UNIT FOR YOU. Y IS THE BEGINN	THE OF THES	OBTISTALL A NEW CARP
PLEASE BE APUT HAS INTTEATED THE MITT FOR YOU. Y IS THE BEGINN	THE OF THES	OBTISTALL A NEW CARP
PLEASE BE APUT HAS INTERPRO THE MIT OR YOU. Y  IS THE BEGINN  C. Yarger	RN, RHSM	OBTISTALL A NEW CARP
PLEASE RE APUI HAS INTTARED THE MAIT FOR YOU. Y IS THE BEGINNE C. Yarger I Respondent Signature GEO Secu	RN, RHSM re Services	DETISTATE A NEW CARP  AT A SUEEP STUDY WHICH  IN OUESS.
PLEASE BE APUT HAS INTTARED THE WATT FOR YOU.  IS THE BEGINNE  C. Yarger I  Respondent Signature  GEO Secu	RN, RHSM re Services Printed Name	DETISTATE A NEW CARP  AT A SUEEP STUDY WHITCH  IN OUESS.
PURASE RE APUI HAS INTTARCO THE WITH GR YOU.  IS THE BEGINNE  C. Yarger I Respondent Signature GEO Secu Eastern Re WITHDRAWAL OF INFORMAL.	RN, RHSM re Services egional Office Printed Name:	AR A SUESP STUDY WHICH  AND THE SUESS.  AND THE Date Of THE DATE O
PURASE RE APUI HAS INTTARCO THE WITH GR YOU.  IS THE BEGINNE  C. Yarger I Respondent Signature GEO Secu Eastern Re WITHDRAWAL OF INFORMAL.	RN, RHSM re Services egional Office Printed Name:	AR A SUESP STUDY WHICH  AND THE SUESS.  AND THE Date Of The Date O
C. Yarger Respondent Signature  Respondent Signature  Eastern Respondent Signature  WITHDRAWAL OF INFORMAL  I wish to voluntarily withdraw this Level	RN, RHSM re Services egional Office Printed Name of COMPLAINT:	AR A SUESP STUDY WHICH  AND THE SUESP STUDY WHICH  and Title  Date
C. Yarger Respondent Signature  WITHDRAWAL OF INFORMAL  I Wish to voluntarily withdraw this Level  APULI  RESPONDENT Signature  Eastern Respondent Signature	RN, RHSM re Services egional Office Printed Name of COMPLAINT:	AR A SUESP STUDY WHICH  AND THE SUESP STUDY WHICH  and Title  Date
C. Yarger I  Respondent Signature  GEO Secur  WITHDRAWAL OF INFORMAL  I wish to voluntarily withdraw this Interest of the secure	RN, RHSM re Services egional Office Printed Name of COMPLAINT:	and Title
C. Yarger I  Respondent Signature  GEO Secur  WITHDRAWAL OF INFORMAL  I wish to voluntarily withdraw this Interest of the secure	RN, RHSM re Services egional Office Printed Name of COMPLAINT:	and Title Date  and Complaint or Grievance on this issue.
C. Yarger I  Respondent Signature  Eastern Re WITHDRAWAL OF INFORMAL  I wish to voluntarily withdraw this Int I will not receive a response nor will I  Offender Signature:	RN, RHSM re Services egional Office Printed Name of COMPLAINT:	and Title
PURASE RE APUI HAS INTERPRO THE WITT GR. YOU.  IS THE BEGINNE  C. Yarger I Respondent Signature GEO Secu Eastern Re WITHDRAWAL OF INFORMAL.	RN, RHSM re Services egional Office Printed Name of COMPLAINT:	and Title  Date  The Succession of the Superior of the Superio

LAWRENCEVILLE CORRECTIONAL CENTER  Cos 1.21-782-LMB-WEF Document 1-1 Filed 07/01/21 Page 34 of 61/PageID# 41  LAWRENCEVILLE CORRECTIONAL CENTER						
The GEO Group, Inc. For My	Lawrenceville, V		FENERAL LEGAL A		CTION	
DIRECTIONS BEING REPUSSED Offender Request						
DIRECTIONS BEING REFERS	(18) Months.	SSL	Here	21 Weg 1-10		
<ol> <li>Fill in your Name, Number, Full Housing Assignment</li> <li>Please Print your request; KEEP IT BRIEF</li> </ol> 4. Requests may be returned unanswered if addressed to the wrong department or if duplicate requests are						
3. Drop in the appropriate Mail Box	JUNE - 2020 sent		artment or it duplica	te requests are		
YOUR LAST NAME	FIRST	MI	NUMBER	BLDG/CELL	7	
0.04	0.1111 -		4	HU-70-71	7	
RAYNOT WORK ASSIGNMENT	RABBI: JAMES	$\frac{\mid H \cdot \mid}{\text{OR}}$	1007103	109	_	
	ASSIGNED COUNSEL	OR.		'S DATE	-	
√/A	Ms. Lundy		1-6-21			
TO: Unit Manager Medical  Treatment Mental Health		□ Law Lik □ Dental	orary	☐ Security		
☐ Chaplain ☐ Facility Adm			Housing & Programs	☐ Maintenance s ☐ Accounting		
Other				<b></b>		
CHECK PURPOSE MAppoint	tment Request	on/State	ment Mr. C. YAI	GER RN, R.H.S.A	ر. ا	
GEO SECURE SERVICES EASTERN I PART OF MY SLEEP STUDY W THE U.S. DEPARTMENT OF TUSTICE TO WOULD LIKE TO ENOW (WH	RESIONAL OFFICE: I W AS STOPED TUPER MY F	ould L	ike To KNOW! ENVESTIGATION	Why my second	1-2/NO	
THE U.S. DEPAITMENT OF TUSTICE TO WOULD LIKE TO KNOW WH	F. MY SECOND (2 Nd) ME	HAVE	PISIT FOR SLEE BEEN WAITING	PLIVAY WASS	topod:	
TWOULD LIKE TO KNOW WHAT TUNG-2020; Mr. YARGE, WITH A BANK I'VE GIVEN All THE GOOD	I DUE RESPECT, I'VE BEE.	RESPE	CTPUIL, AM ARA	TVE BEEN ABI	ased:	
AND I'VE GIVEN All THE GOOD ATTGONGY'S, AND THE U.S. DEPARTA VICTATIONS, CTIMINAL TESTONS WESTERN TO THE TOTAL	MENT OF JUSTICE WHO	THE	ESTIGNATING FEE	POUNT OUT K	Emy	
NEGLIGENCE, THAT'S HOW I FOUND	OUT I WAS SUPPOST TO	90 10	My SECOND	SLEEP STUDY T	EdicAL	
NELLIGENCE, THAT'S HOW I FOUND OUT I WAS SUPPOST TO GO FOR MY SECOND SLEEP STUDY TEST  LEVE MY FITTING OF MY FACE MASK & SETTING OF MY C.P.A.P. MACLINE ALL MOLT (2) WELTS  NEW AND IT WAS STOPED: PLEASE BE ADVISED TODAY IS 1-6-21 IF I DUE NOT HAVE MY  NEW C.P.A.D. M. F.C. N.F. R. V. I. BE 21. I WIN HAVE MY OF TOTALLY IT FOR THE NOT HAVE MY						
Order For Failed to act and prove Formal Usbald Historial Property Other HEFAULT						
ETAL CONSITIONS OF SAID LEGAL SETTLEMENT Agreement CONTRACT: Mr. YAFGET, I VERY MUCH RUSPE						
TOM TOATS WAY INIST STANL LEGAL NOTICE WAS GIVEN INSTEAD OF TUST FILING THE DEFAULT SIDE OF MY ISSUES I'VE BEEN						
THE PIRTS WAY THE PERMIT LEGAL NOTICE WAS GIVEN, INTERED OF TUST FILING THE BEFAULT SOME OF MY ISSUES! I'VE BEEN WITH OUT IT'S BEEN MONTHS AND I CAN NOT WAIT ANY LONGUE I'VE DONG MY PATT WHILE GOOD FOR THE COPIES HAS GONE OUT TO MY ATTOINEYS, U.S. DEPAITMENT OF TUSTILE: AT WALL MY ATTOINEYS, U.S. DEPAITMENT OF TUSTILE: AT WALL MY ATTOINEYS WILL THE DAY AFTER 1-46-21 CONTACK ALL THE NEWS STATION'S WITH COPIES OF LEGAL DOCUMENT						
WITH THE MAY MITTER 1-48-21	CONTHUR THE NE	W 5 37 13	TIONS WITH COP	THE AFFILLORI D	and a mai.	
DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE BEING FILE ON Their RESPONSE						
Request sent to correct department DYes	s □ No: Routed to:		Date			
					•	
Mr. Raynor,					-	
I have reneived	l urur request	1000	d uar ca	Merns	-	
are heard. I mue added unit to the sick						
call reguest log for "2nd part of sleep study" per						
onto call but I have also personally willow were						
tile and mosed a coard-this change at						
DONI WOONE and HSA VOIDER.						
THANK LOW,						
Offender seen 🗆 Yes 🗆 No					•	
	ns RN	1.	-10-202	1		
Official Responding		ate of Re				
-			_			

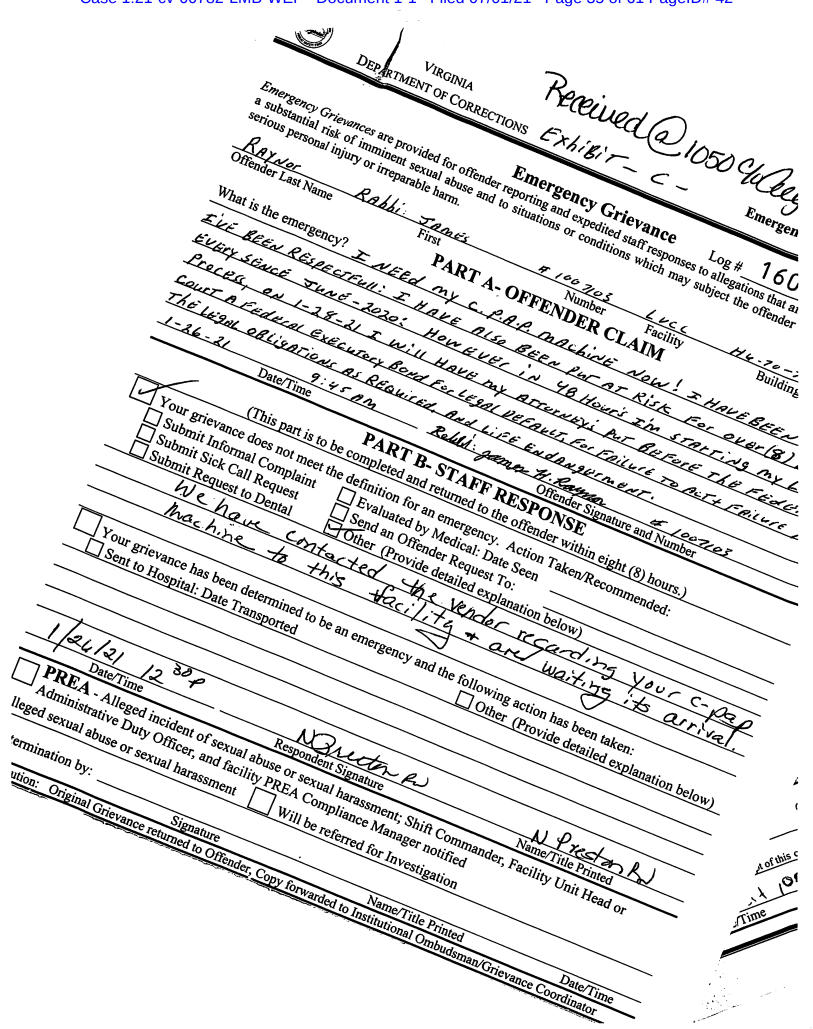




EXHIBIT- C-

Emergency Grievances are provided for offender reporting and expedited staff responses to allegations that an offender is subject to a substantial risk of imminent sexual abuse and to situations or conditions which may subject the offender to immediate risk of servicing personal injury or irreparable harm.  First Tames Robbi: Tames Robbi: Tames Building-Cell/Bed PARTA-OFFENDER CLAIM  What is the emergency? First North Tames PARTA-OFFENDER CLAIM  What is the emergency? First North Tames Robbi: T		DEPARTMENT OF CORRECTIONS	Emergency Grievance 866_F4_4-16
Offender Last Name  PART A- OFFENDER CLAIM  What is the emergency? I NETA MY C.P.B.P. with is (10) working Party From Today!  E.E. CAN WOT (FET This Bone, E. Will File Proper Legal Criminal Actions:  I'VE BONE (2) Sturp Structus, I MANE STANDARD RET WILL CAN CAN THE STANDARD RETIRES IN THE BONE (3) Sturp Structus, I MANE STANDARD RETIRES IN THE BONE (4) Sturp Structus, I MANE STANDARD RETIRES IN THE BONE OF THE MY LIFE IN A SERIOUS Risk OF NAME OF THE BONE OF THE WILL CAN CAN THE STANDARD RETIRES IN THE BONE OF THE WILL CAN CAN THE STANDARD RETURNS IN THE STANDARD RETURNS.  To comply To court orders: After (10) working Federal criminal charges will be fired by Medical Date Fine Tooms Reputed T	a substanti	Grievances are provided for offender reporting al risk of imminent sexual abuse and to situate	g and expedited staff responses to allegations that an offender is subject to tions or conditions which may subject the offender to immediate risk of
The Done (2) Study Study Study Study of the Study of the Study of the Study of Arother: My Charles, I Have (2) Amear, Per Might (3) enstructive (3), center, (3) of Arother: My Charles thanking Needs to be set of the Star of (1) con). (9) Month's is to be completed in the Star of th	Offender I	ast I tuille	Number Facility Building-Cell/Bed
The Done (2) Study Study Study Study of the Study of the Study of the Study of Arother: My Charles, I Have (2) Amear, Per Might (3) enstructive (3), center, (3) of Arother: My Charles thanking Needs to be set of the Star of (1) con). (9) Month's is to be completed in the Star of th	What is th	ne emergency? I NEED my C.P.	P.P. with is (10) working DAY'S From roday!
Date/Time   Ralui: game Research   Form   Portion	EF E ( E'VE D (51) OF b.v.c.c.	AN NOT GET This DONE, I ONE (2) SLEEP STUDIES, I HAVE (8) ANOTHER: MY C.P.P.P. MACHINE NEE & GEO GOUP TO PUT MY LIFE IN A	WILL FILE PROPER LEGAL CRIMINAL ACTIONS: 5) AANGAS PET NIGHT (32) OBSTRUCTIVE (2). CENTER. Eds TO BE SET AT (11 cm). (9) MONTH'S IS TO LONG FOR 9 SERIOUS RISK OF HARM OF IJURY BECAUSE IT REFUSSE
Your grievance does not meet the definition for an emergency. Action Taken/Recommended:   Submit Informal Complaint   Evaluated by Medical: Date Seen   F get it on 3-18-21-[10] months   Submit Sick Call Request   Send an Offender Request To:   Refer it on Submit Sick Call Request   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Total Indianation below   Other (Provide detailed explanation below)   Other (Provide det	TO COMP	ly to court orders: AFTEr (10) W	orkids Federal criminal charges will be Filed By MY
Your grievance does not meet the definition for an emergency. Action Taken/Recommended:   Submit Informal Complaint   Evaluated by Medical: Date Seen   F get it on 3-18-21-[10] months   Submit Sick Call Request   Send an Offender Request To:   Refer it on Submit Sick Call Request   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Request to Dental   Other (Provide detailed explanation below)   Tuned in Submit Total Indianation below   Other (Provide detailed explanation below)   Other (Provide det	2-17-2	7: 00 RM R	Offender Signature and Number
Submit Request to Dental    Other (Provide detailed explanation below)   The provide detailed explanation below)	Sı	ur grievance does not meet the definition for ubmit Informal Complaint	or an emergency. Action Taken/Recommended:  d by Medical: Date Seen  ### Section 18-21-(10) Most  #### Offender Request To:  ###################################
Your grievance has been determined to be an emergency and the following action has been taken: THIS ADDIESS:  Sent to Hospital: Date Transported Other (Provide detailed explanation below) ASDIE CONTINUED: ONE IS ADDIESTED THEM TO BELLE ADDIESTED THEM LASDIESTED THEM TO BELLE ADDIESTED THAT CONTINUED THAT CONTINUED THAT CONTINUED THAT CONTINUED THAT CONTINUED THAT CONTINUED THAT ADDIESTED THAT SCHOOL ADDIESTED THAT SCHOOL ADDIESTED THAT SCHOOL ADDIESTED THAT SCHOOL ADDIESTED THE PREADURED THAT SCHOOL ADDIESTED THAT SCHOOL ADDIESTED THAT SCHOOL ADDIESTED THE PREADURED THAT SCHOOL ADDIESTED	MR RA	YNOR, PLEASE BE ADITS ED	TOVIDE DETAILED EXPLANATION DELOW)  THAT WE HAVE MADE MARY ATTEMPTS +  YOU SENT OF SITE FOR THE CPAP FITTENS
TO EXPLOSE THESE OFFICE HAS INTEREST THAT CONSOLIDATED THAT SCHOOL	You Se	ent to Hospital: Date Transported	emergency and the following action has been taken: THIS A ONESSE  Other (Provide detailed explanation below) AS  OUT THE WITCHE LAS
Date/Time  Respondent Signature  PREA - Alleged incident of sexual abuse or sexual harassment; Shift Commander Facility Legislated Office  Administrative Duty Officer, and facility PREA Compliance Manager notified  Alleged sexual abuse or sexual harassment  Will be referred for Investigation  Determination by:  Signature  Name/Title Printed  Date/Time	Ani	INSWANK ISSUED I	ASKED THEM TO BILL AS DICELTLY
Alleged sexual abuse or sexual harassment Will be referred for Investigation  Determination by:  Signature Name/Title Printed Date/Time	2-1	7 - 2 / Pagna	— C. Varger RN, RHSM
Signature Name/Title Printed Date/Title		, , , , , , , , , , , , , , , , , , , ,	-
LIGHTON I PROTOCI LANGUAGE PRINTIPE IN LANGUE LANGUE IN MAINTIN IN INSTITUTIONAL CHICAGOLIMIA CALCULATION CONTRACTOR OF THE PROTOCION CONTRACTOR OTRACTOR OF THE PROTOCION CONTRACTOR OF THE PROTOCION CONTRACTOR OTRACTOR OT		Signature	A 1001201 2 1010 2 10101 1

·
SOUTHERN VIRGINIA REGIONAL MEDICAL CENTER

Southern Virginia Regional Medical Center Sleep Center
Phone: (434) 348-4422 /727 North Main Street, Emporia, Va. 23847 Fax (434)348-4754
Medical Director: Omar Minai, MD SVRMC Sleep Services

Patient Name: RAYNOR JAMES	Date Of Birth: 5 / 15 / 60
	Physician Mina, Ona
{ } 95810 Diagnostic Polysomnogram	A HI 14 B
(C) 95811 CPAP/BIPAP Titration	Low SADZ gog
{ } 95811 Split Night Sleep Study	
{ } 95805 MSLT (Multiple Sleep Late	ncy Test)
{ } G47.9 Snoring and Sleep D/O Breathing { { } G25.89 Periodic Leg Movement Disorder {	G G G G G G G G G G G G G G G G G G G
·	

46 /54



Sleep Disorders Center Tel. 434-348-4422 Fax 434-348-4423

# NASAL CPAP TRIAL REPORT

Date of Study: 12/20/2016

Name	DAVDIOR TAX STO	22/20/2010	
	RAYNOR, JAMES	Height	70.0 In
DOB	5/15/1960	Weight	299.0 Lb
Medical Record#		Neck Size	
	C		17.0 Inches
Referring Physician	Greensville Correctional Center	Epworth	18
Interpreting Physician	Rakesh K. Sood, MD	BMI	
		DIVII	42.9

#### GENERAL SUMMARY:

Total Sleep Time:

393 minutes

Sleep Efficiency:

99.87%

Apnea Hypopnea Index:

3.2

Baseline SAO2 during Sleep:

97%

SAO2 Nadir: 92%

PLM Arousal Index:

0.0

DIAGNOSIS:

Obstructive Sleep Apnea Syndrome. ICD 10: G47.33

CALHOUN, MD

#### SUMMARY:

This was a therapuetic trial of nasal CPAP done on filtered room air. A Respironics CPAP machine was used with a Fisher & Paykel Simplus medium full face mask.) The study was started with a heated humidifier. EPR at 3 was used with the CPAP for comfort.

Sleep latency was recorded at <u>0h 6.5</u> minutes with a total sleep time of 393 minutes and an excellent sleep efficiency of 99.87%. REM latency was recorded at <u>1h 4.0m</u> with increase in REM sleep at 29.8% of the total sleep time.

Nasal CPAP was started at 5 cm H20 and gradually increased to 11 cm which eliminated apneas and hyponeas during sleep. Baseline oxygen saturation level now averaged 97.0%. The patient slept on his back throughout. He reported sleeping much better than usual.

The above study documents that CPAP at 11 cm H20 is effective in eliminating apneas and hypopneas during

Case 1:21-cv-00782-LMB-WEF  $\,$  Document 1-1  $\,$  Filed 07/01/21  $\,$  Page 39 of 61 PageID# 46  $\,$ 434-348-4932 SVRMC MEDICAL RECORPS

434-348-4423

10:43:43 a.m.

12-23-2016

47 /54

sleep and the patient tolerated it well. REM sleep rebound was observed with the CPAP use.

### RECOMMENDATIONS:

1 The patient should use CPAP at 11 cm during sleep.

2. Sedative hypnotics including alcohol should be avoided since they aggravate symptoms of sleep apnea.

3. Weight reduction by diet and exercise program is indicated. F DIET NEEDED 4. Treatment of any upper airway obstruction is suggested. It Airway obstruction can cause Death:

5. TSH level should be done since hypothyroidism is known to aggravate sleep appear A servicion That makes
6. If sleepy driving the patient should avoid this activity until he is fully alert with the treatment.

Racedo ON Saguo

Rakesh K. Sood, M.D.; FAASM; FAPA

Medical Director, Sleep Disorders Center Chief Psychiatrist Fellow, American Academy of Sleep Medicine Distinguished Fellow, American Psychiatric Association

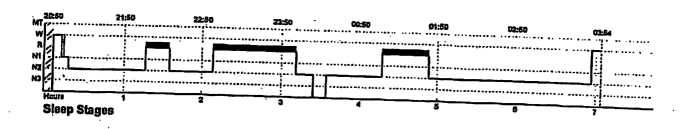
cc: Greensville Correctional Center cc: Cardiopulmonary Department

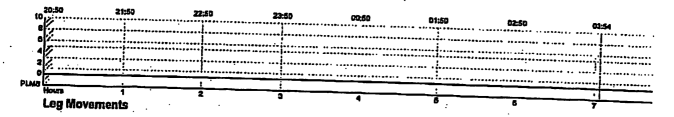
4A scoring Rules Used and Raw Data Rewiewed by RS.

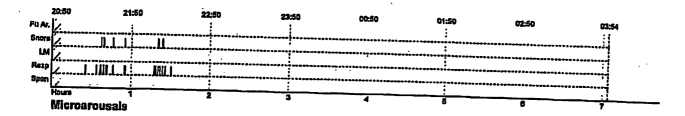
D. GALHOUN, MD

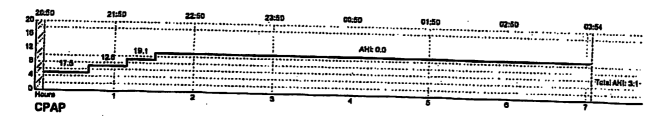
Name: JAMES RAYNOR DOB: 5/15/1960 Date: Tue, Dec 20, 2016

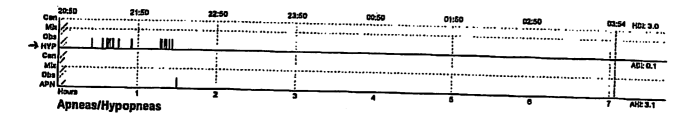
Patient ID: 1345260 Age: 56

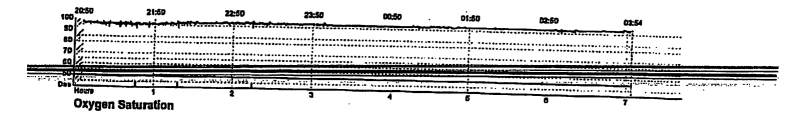












727 North Main Street, Emporia, VA 23847 Phone: 434-348-4447 Fax: 434-348-4754

# **CPAP Polysomnogram Report**

Patient Information		The state of the s
Name: RAYNOR, JAMES	BMI: 42.90	Physician: Sood MD, Rakesh
Medical Record: 1345260 Test ID: 1345260	Height: 70.0 In	Referring Physician:
Sex: male	Weight: 299.0 Lb	Scorer: BARBARA A HAYES RPSGT
Age: 56 (5/15/1960)	Epworth: 18	Date of Study: 12/20/2016

**Scoring Technicians Comments** 

The patient is a 56 year old Caucasian male inmate. Here today for a CPAP. The hook up went well with no issues. The patients initial PSG was done on 12/20/16 his AHI was 5.31 and REM AHI was 17.14. CPAP was started at 5 cm H20 with a Fisher & Paykel Simplus Medium full face mask. Patients optimal CPAP Pressure appeared to 11 cm H20. During the sleep study normal sinus rhythm was noted in EKG. Patient did demonstrate Obstructive Sleep Apnea with loud snoring. The patients ending AHI was 3.20 overall at 11 cm H20 AHI was 0. The lowest oxygen saturation noted was 92%. Periodic Limb Movement Disorder was not noted.

Medication:

Mask: Fisher&Paykel Simplus medium fullface

Optimal Pressure: 11 cmH20

CPAP Begin: <u>08:56:11</u> PM

CPAP Ends: <u>03:53:16</u> <u>AM</u>

Time	Total	Supine	Ir .	1	
Recording (TRT)			Lateral	Prone	Upright
	6h 47.0m	6h 47.0m	0h 0.0m	0h 0.0m	0h 0.0m
Sleep (TST)	6h 33.5m	6h 33.5m	0h 0.0m	0h 0.0m	Oh O Om

<u>Latency</u>	Stg. 1	Stg. 2	Stg. 3	Stg. 4	REM	16	
Actual	0h 6.5m	Oh 12.0m				Onset	Eff.
Normal	OR O.JIII	<u> </u>	0h 0.0m	Oh 0.0m	<u>1h 4.0m</u>	<u>0h 6,5m</u>	99.87%
i voi mai	ļ <u>.</u>		•		1h 24.8m	0h 11.9m	92.00%

Duratid	Wake	Stg. 1	Stg. 2	Stg. 3	Stg. 4	REM	MT
Total	0.5	5.0	271.0	0.0	0.0	117.5	0.0
Supine	0.5	5.0	271.0	0.0	0.0	117.5	0.0
Side	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Prone	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Uprigh	0.0	0.0	0.0	0.0	0.0	0.0	0.0

Percent	Wake	Stg. 1	Stg. 2	Stg. 3	Stg. 4	REM	MT
Total	0.1	1.3	68.8	0.0	0.0	29.8	0.0
Normal	4.3	7.6	61.7	3.2	1.7	21.5	-
Supine	0.1	1.3	68.8	0.0	0.0	29.8	0.0
Side	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Prone	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Uprigh	0.0	0.0	0.0	0.0	0.0	0.0	0.0

AHI	Total	OBS	MIX ·	CEN	1
A Miss			0.00	1.00	
Hypopnes	3.05	3.05	0.00	0.00	4 / 70

	Total	Supine Lateral	Ргоде	Upright
Position AHI	3.20	3.20 0.00	0.00	0.00.
REM AHI	3.57			10.00
NREM AHI	3.04			
	0	<del></del>	<u> </u>	

<u>Apnea</u>	Summa	ry .	Sub	Supine	Lateral	Prone	Upright
	1	Total	1	1	0	0	0
TOT	1	REM	1	1	0	0	0.
	`	NREM	0	0 .	0	0 -	0
OBS		REM	1	1	0	0	0
<u> </u>	•	NREM	0	0.	0	0 :	0
MIX	Ġ.	REM	0	0 .	0	0	0
WIIA	٠	NREM	0 7	0 :	0	0	0
CEN	ò	REM	0	0 :	0	0	0
		NREM	0	0	0 .	0	0

ļ	Hypopi	<u>tea Sum</u>	mary	Sub	Supine	Lateral	Prone	Upright
I			Total	20	20	0	0	0
ı	TOT	20	REM.	6.	6	0	0	0 .
l		٠.	NREM	14	14	0 :	0	0
	OBS	20	REM	6	6	0	0	0
l	ODĢ	<b>2</b> .	NREM	14	14	0	0	0
I	MIX	0	REM:	0	0	0	0	. 10
l		· · .	NREM	0 .	0	0	0	0
-	CEN		REM	<b>o</b>	0	0.	0	0
	CEN		NREM	0.	0	0	0	0

#### Desaturation Information

<u>. : 4 :</u>	<100%	<90%	<80%	<70%	<60%	<50%	<40%
Supine	3	0	0	0 .	0.	0 .	0
Side	0	0.	0 .	0	0	0	0.
Prone	0	o :	0	0	0	0	0
Uprigh	0	0	0	0	0	0.	0
Total	3	0	0	0	0	0	0

Desaturation threshold setting: 4% Minimum desaturation setting: 10 seconds SaO2 nadir: 92%

The longest event was a 33 sec obstructive Hypopnea with a minimum SaO2 of 95%.

The lowest SaO2 was 92% associated with a 28 sec obstructive Hypopnea.\*

#### **EKG Rates**

EKG	Avg	Max	Min
Awake	58	<u>58</u>	<u>57</u>
Asleep	54	<u>66</u>	<u>50</u>

KG Events:

#### Awakening/Arousal Information

# of Awakenings 0
Wake after sleep onset 0.5m

Arousal Association	Arousals	Index
Apneas	1 * * · · 1	.0,2
Hypopneas	20	3.0
Leg Movements	0	0.0
Snore / UARS	.7	1.1
Spontaneous	0	0.0
Total	21	3.2

#### **Myoclonus Information**

PLMS	Leg Movements	Index
Total LMs during PLMS	0	0.0
LMs w/ Microarousals	0	0.0

<u>Isolated Limb</u> <u>Movements</u>	Leg Movements	Index
w/ Microarousal	. 0	0.0
w/ Awakening	0	0.0
w/Resp.Event	11.572	
Spontaneous	0	0.0
Total /	0	0.0

<u>Totals</u>		:				•			<del></del>			
Sleep			Apı	neas			Нуро	pneas	· .		SaO2	
All Pressures	Time	Obs	Cen	Mix	Tot	Obs	Mix	Cen	Tot	AHI	Nadir	
	06h 33m	1	0 .	0	1	20	0	0.	20	3.20	92%	

Pres	Bilevel sure H20)	; ;		Apı	ieas.		Hypopneas				SaO2		
<u>IPAP</u>	<u>EPAP</u>	<u>TST</u>	<u>Obs</u>	<u>Cen</u>	Mix	Total	Obs	Cen	Mix	Total	AHI	Nadir (%)	1
0	0	00h 0.0m	0	0	. 0	0	0	0	0	0	0.00		
5	5	00h 27.5m	.0	0 .	0	0	8	0	.0	8	17.45	93%	
7	7	00h 28.5m	0	0	0	0	6 .	0	0	6	12.63	92%	
9	9	00h 22.0m	1	0	0	1	6	0	0	6	19.09	93%	1
11	11 .	05h 15.5m	0 :	0	: .O .	0	: 0	0	0	0	0.00	94%	

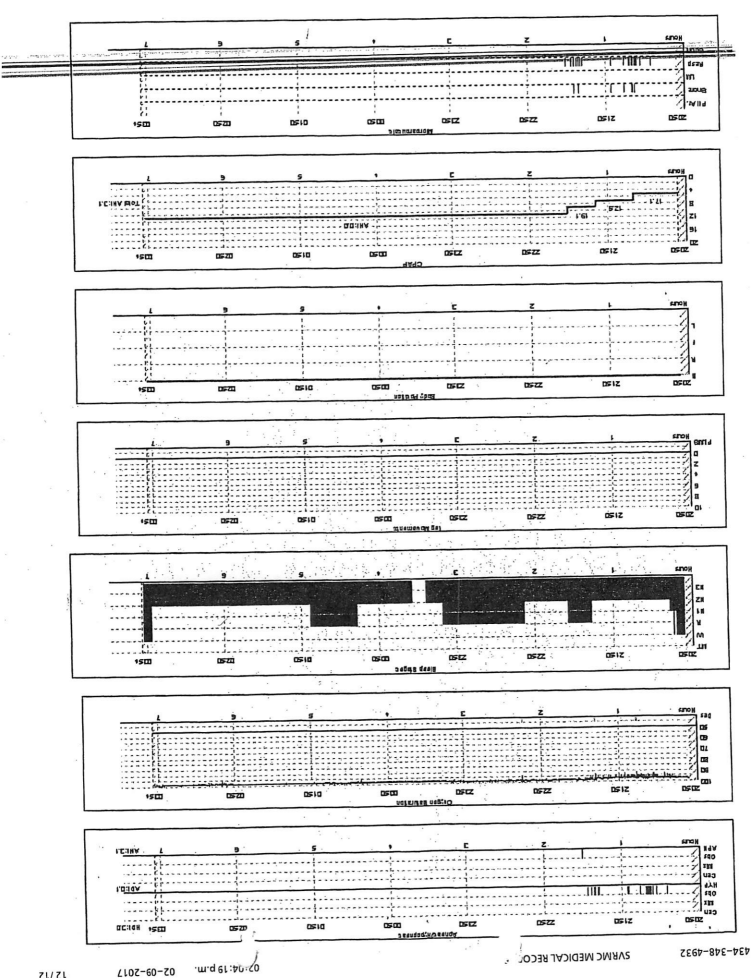
	CPAP/Bilevel Pressure (cm H20)			AHI		
<u>IPAP</u>	<u>EPAP</u>	AHI	AHI (Supine)	AHI (Prone)	AHI (Side)	AHI (Unknown)
0	0	0.00	0.00	0.00	0.00	0.00
5	5	17.45	17.45	0.00	0.00	0.00
7	7	12,63	12.63	0.00	0.00	0.00
: 9	9.	19.09	19.09	0.00	0.00	0.00
11 .	11	0.00	0.00	0.00	0.00	0.00

Bilevel 1 (cm )	Pressure H20)			Sleep Stage(min)		
<u>IPAP</u>	<u>EPAP</u>	Wake	REM	Stage 1	Stage 2	Stage3+4
0 : .	0 .	0.0	0.0	0.0	0.0	0.0
5	. <u>5</u>	0.5	0.0	5.0	22.5	0.0
7	7	0.0	. 0.0	0.0	28.5	0.0
. 9	9	0.0	14.5	0.0	7.5	0.0
11	11	0.0	103.0	0.0	212.5	0.0

	evel Pressure H20)		Desaturation Profile							
<u>IPAP</u>	<u>EPAP</u>	< 100%	< 90%	< 80%	< 70%	< 60%	< 50%			
0	0	.0	0	0	0	0	0			
5	5	0	0	0	0	0	0			
7	7	1	0	0	0	.0	0			
9										
11	11	1	0	0	. 0	0	0			

434-348-352 1:21-cy-00782-LMR-WEF Document 1-1 Filed 07/01/21 Page 44 of 61 Page ID# 51

	vel Pressure H20)						
<u>IPAP</u>	EPAP	Apnea	Hypopnea	LM	Snore	Spontaneous	
0	. 0.	0.0	0.0	0.0	0.0	0.0	
	5	0.0	17.5	. 0.0	6.5	0.0	
7	7	0.0	12.6	0.0	4.2	0.0	
9	9	→ 2.7	→ 16.4	0.0	5.5	0.0	•
11	11	0.0	0.0	0.0	0.0	0.0	



Case 1:21-cv-00782-LMB-WEF Document 1-1 Filed 07/01/21 Page 46 of 61 Page  $\mathbb{D}^{\#}$ Oct/12/2020 12:31:26 Sentara 7579344278 Rayhor, James H (IVIKIN UU140UU) Printed 10/12/20 12:20 PM This DATE I WAS TOLDBY MEDICAL I HAVE NO SLEEP Patient Information APNER: 2016+2017 And 2020 show I HAVE SEVER AND SSN Very DANGERIOUS SLEEP Patient Name Sex DOB APNEA: This 10-12-2020 Raynor, James H Male 5/15/1960 XXX-XX-14.11 WAS AFTER THE 2016/2017 SLEEP STUDY: SLEEP STUDY RESULTS (Accession 12542131) (Order 334608065) Test Results CrimiNAL CONTEMPT. Result Information Status: Final result (Resulted: Provider Status: Open 10/16/2014 14:42) Order Date/Time Order Date/Time 10/13/14 12:27 PM Transcription ID Type Date and Time Dictating Provider Sleep Disorder 10/13/2014 12:01 PM Sharma, Shubh, MD Signed by Sharma, Shubh, MD on 10/16/14 at 1442 POLYSOMNOGRAM REFERRING PHYSICIAN: Department of Corrections STUDY DONE NIGHT OF: 10/09/2014 INDICATION: Rule out obstructive sleep apnea. DESCRIPTION: This polysomnogram was performed utilizing Viasys CephloPro Series sleep equipment with and/or without RespirTrace monitoring. The recording and the interpretation were performed utilizing 16 channels of data collection including, but not limited to, EOG, chin EMG, EEG channels (2 central and 2 occipital), EKG, respiratory flow monitoring,

thoracic and abdominal effort monitoring, snoring sensor, oximetry, leg anterior tibialis EMG and position monitoring. All arousals are scored by the standard of 3 seconds as established by the American Academy of Sleep Medicine. All hypopneas are scored as either associated with a 4% decrease in oxygen saturation and/or an arousal.

The patient spent 432.5 minutes in bed with a total sleep time of 267.0 minutes, yielding a sleep efficiency of 62%. Sleep onset latency was 9.0 minutes. Wake after sleep onset was 155.5 minutes. Latency to stage REM was 325.0 minutes. Sleep stage percentages were 28% stage I, 62% stage II, 0% stage III, and 10% stage REM. Severe sleep stage fragmentation was observed.

Printed 10/12/20 12:20 PM

Apnea-hypopnea index was 0.9, with a minimum oxygen saturation of 92%. Events consisted of 4 obstructive hypopneas. The patient slept 211.0 minutes in the supine position and 56.0 minutes in the lateral position. Supine REM was observed during the study. No Cheyne-Stokes respirations were observed.

No periodic limb movements were observed.

Cardiac monitoring demonstrated no instances of bradycardia, asystole, sinus tachycardia, narrow complex tachycardia, wide complex tachycardia or atrial fibrillation.

No snoring was heard during the study.

DIAGNOSIS: PHYSIOLOGIC HYPERSOMNIA, UNSPECIFIED (327.10).

INTERPRETATION: This baseline sleep study does not demonstrate obstructive sleep apnea. This study was limited secondary to a fecreased sleep efficiency of 62% due to prolonged wakefulness after sleep onset. If suspicion for obstructive sleep apnea persists, a repeat polysomnogram may be indicated with documentation of the patient's sleep schedule and education on appropriate sleep hygiene techniques to help ensure the patient sleeps throughout the night. This study was ordered as a split night polysomnogram but did not meet respiratory disturbance index criteria for initiation of titration during the first 2 hours of the study.

Shubh Sharma, MD

Date Dictated: 10/13/2014 12:01 P Date Transcribed: 10/13/2014 12:16 P SS/nct 008024953

Doc# 12542131

cc: Shubh Sharma, MD

Department of Corrections\*

Display only: Transcription (12542131) on 10/13/2014 12:01 PM by Sharma, Shubh, MD Document history: Transcription (12542131) on 10/13/2014 12:01 PM by Sharma, Shubh, MD

Order Report
Order Details

Lawrenceville, VA

The GEO Group, Inc.

MY HEART

### Offender Request

DIRECTIONS

Jesus Jesus Offer

Aftacks

I. Fill in your Name, Number, Full Housing Assignment

2. Please Print your request; KEEP IT BRIEF

4. Requests may be returned unanswered if addressed to the wrong department or if duplicate requests are

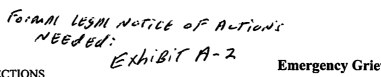
3. Drop in the appropriate Mail Box YOUR LAST NAME FIRST MI NUMBER BLDG/CELL KAYNOr RAbbi: JAMES 114-70-71 H. WORK ASSIGNMENT 1007/03 109 ASSIGNED COUNSELOR TODAY'S DATE. M& GrEEN 5-11-20 TO: Unit Manager Medical ☐ Personal Property ☐ Law Library ☐ Treatment · ☐ Mental Health ☐ Security ☐ Education □ Dental ☐ Chaplain ☐ Facility Admin. ☐ Asst. Facility Admin. ☐ Chief of Housing & Programs ☐ Accounting ☐ Maintenance Other \_ CHECK PURPOSE Appointment Request DQuestion/Statement I NEEd To see The DOCTOR AND PUT ON THE DOCTOR'S LIST AND TO SEE Mr. ALVARADO H.S. H. ABOUT (3) WEEKS AT LEAST ONCE A DAY MY HEATT HAS BEEN Then SLOW DOWN TO A NOIMAL BERT : BUT DUTING THESE TIMES AND ABOUT CHI IN All IT FELT HARD TO BrEATH STOPING MY DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE RESPONSE Request sent to correct department & Yes I No; Routed to: Offender seen U Yes, U No Official Responding Date of Response BEFORE THE ATTACKS Revised Date: 01/15/2020





# **VIRGINIA**

- Control of the Cont	DEPARTMENT OF CORRECT	CTIONS	<del></del>		iergency Griev	ance 800_F4_4-10
_			cy Grievan		14578	
a substantis	o Grievances are provided for or al risk of imminent sexual abu sonal injury or irreparable harm	ise and to situations on.	or conditions wh	nich may subject	the offender to i	mmediate risk of
RAYNOI Offender I	RAbhi: JAMES ast Name First	; ;	7/007/03 Number	L V C C	<i>Hu-70-71</i> . Buildir	o-Cell/Red
Offender L		PART A- OFF			24	.6 COM 200
What is th	ne emergency? I'M HAVE	NG FSSLES WI	Th MY HEA	IT! ITK	EFP'S 90129	REAL FAST
ThEN.	Slow's DOWN, AND	STOPS FOR	ABOUT (11)	To (4) SEC!	ONS THEN.	STAITS 901.24
	1: BUT HAVING PI					
	ng There: I Took					
ANY M	OSE: This is NOT (3) & WEEKS AGO	NOIMAL FOR	ME NOT Be checte	HAS This	HAPPE MED	EVER BEFO
# Bout 5-17-2	(3) J. WEEKS AYE	n Ralu	P. Cana	V Duesco	Flooring	<del> </del>
3-1/-*	Date/Time		Of	fender Signature	and Number	
		PART B- STA				
	(This part is to be	completed and retur	ned to the offer	nder within eigl	nt (8) hours.)	
·	r grievance does not meet the					
	bmit Informal Complaint	Evaluated by N			7/20	
	bmit Sick Call Request bmit Request to Dental	☐ Send an Offend	<del>-</del>	-		
	onnt Request to Dentar	My HEAVE RA	ATE WAY	1 x (12 10 +"	(UL)	OXJEN WAS L
	Na6	MALIC Arou	Nd (66)	ow, m.	<del>(10), C</del>	xgc/
-		DARY AT 5-				
You	grievance has been determi			llowing action l	nas been taken:	
	nt to Hospital: Date Transpor				de detailed expl	anation below)
			<del></del> .	·	_	
5	17/20 10:40	# 1	/ <u> </u>	on KJ	Nfre	ston RJ
	Date/Time	Respondent			Name/Title Pri	
	<b>EA</b> - Alleged incident of sen ministrative Duty Officer, and				er, Facility Unit	Head or
Alleged s	exual abuse or sexual harass	ment Will be	e referred for In	vestigation		
Dotom	nation by:					
Determin	nation by:Sig	nature	N	ame/Title Printed	i	Date/Time
Distributio	on: Original Grievance returne	d to Offender, Copy	forwarded to Inst	itutional Ombud	sman/Grievance (	Coordinator





VIRGINIA

Shapara S	DEPARTMENT	r of Corrections	3	<u>r</u>	mergency Grievar	ice 866_F4_4-16
a substantia	Grievances are pr al risk of imminer sonal injury or irre	nt sexual abuse and	Emergency Grie reporting and expedited s to situations or condition	taff responses to alle	# 145788 egations that an offenect the offender to im	der is subject to mediate risk of
RAYNUT	RAbbii	TAMES	A lootic	3 L.V.C.C.	Hu-70-7	1-109
Offender L	ast Name	First	Numbe	r Facility	Building-	Cell/Red
What is th	e emergency? a	PAR	TA-OFFENDER  LE WAS LOW AT (50)  SP.M. ENEVER 507  CITIAINS AT 8:45 A  VARAGO H.S. A.  Rally: JOHNE  RT B-STAFF RE	R CLAIM	24	
	e emergency:	or A Pull MONT	A T'VE BEEN HAVE	19 SErious HEA	TESUES, ON S	-17-20 A 6K
WAS DONG	I WAS TOLD	MY HEATT KA	TE WAS LOW AT (50)	ON 5-18-201	FT WAS STILL GO	NO PRICE
SENT TO	MEDICALAS D	30 H.M. AT 1.4	CF.M. INEVER SUT	10 SEE ANY ONE	X ASKEL FOI M	Y F. D. 90T B
MY HEA	T PACING DA	ERI FAIT THE	Clowing Al Digg It	AND SERVICE	STILL HAVING	FSSUES WILL
TOSEE	The Doctor	AND MC AL	VARAJO H.S.A.	The STOPING	The stating in	STILL F NO
8:54	PAR 5.20-20	8:54 A.M.	Rally: Dome	Royma	F1007103	
	Date/Tin	ne		Offender Signatur	e and Number	
TT.,			eted and returned to the			
	grievance does: bmit Informal Co		ition for an emergency. valuated by Medical: Da		commended:	
=	bmit Sick Call R		end an Offender Reques	t To:	ac 80°	
Sul	bmit Request to	Dental O	ther (Provide detailed e	xplanation below)		
			-			
	-			<del></del>		
			be an emergency and the			
Sen	it to Hospital: Da	ate Transported	STAUTACOU	Other (Prov	vide detailed explan	ation below)
	<del></del>					
(M)	01222		10.11 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		Dil i	<u> </u>
_ Sla	0 12020 ) _Date/Time		Respondent Signature		DHoelen Name/Title Printe	RN d
PRI		cident of sexual ab	use or sexual harassmen	nt: Shift Command		
			y PREA Compliance M		ioi, i acinty Omit in	au oi
Alleged se	xual abuse or se	xual harassment	Will be referred for	or Investigation		
Datama!-	ation by:					
Determin	anon by:	Signature		Name/Title Printe	ed :	Date/Time
Distribution	n: Original Griev	ance returned to Off	fender Conv forwarded to			



VIRGINIA
DEPARTMENT OF CORRECTIONS

RECEIVED Informal Complaint 866\_F3\_4-17

**Informal Complaint** 

INSTRUCTIONS FOR FILING: Briefly write your issue in the space provided on the Informal Complaint form, preferably in ink. Only one issue per Informal Complaint. Place your complaint in the designated area at your facility. A receipt is issued within 2 working days from the date received if the informal complaint is not returned during intake. If no response is received within 15 calendar days, you may proceed in filing a regular grievance. You may utilize your receipt as evidence of your attempt to resolve your complaint.

An Informal Complaint is not required for an alleged incident of sexual abuse.

RAbbi: JAMES H.RAYNOF Offender Name	# 1007/03	HU-70-71-109
MEDICAL DEPARTMENT:	Offender Number	Housing Assignment
Individuals Involved in Incident		(5-18-20) From - 8:30 AM. TO 1:45 P.M.
		Date Time of Incident
Unit Manager/Supervisor	☐ Food Service	Traditation of Day
Personal Property	Commissary	Institutional Program Manager
Medical Administrator	Other (Please Specif	☐ Mailroom
	<del>-</del>	
Briefly explain the nature of you REQUEST TO SEE THE DOCTOR	er complaint (be specific): Anc. A	LVARADO, ON \$5-11-20 I PUT IN A MÉDIC. TIME I HAPO WAS HAVING MÉDICAL ISSU
FAST AND THEN SLOW DOW	<u>VEEKS: ON 5-17-20 MY H</u> NONA EVEN STOPFI BY	EAST ASAIN AS EVERY DAY WAS RACING REA
145787 PULLULUS OF MY H	IST TO BE SEEN: ON 5-17-	20 I FILED A EMERGENCY GRIEVANCE DS A Things & WAS CALLED TO MEDICAL WAS
PUT ON EKGMAC, FWALL	GLU BY NUISE'S MY MEHRT R	Things I was called to medical twos  THE WAS Blow AT (50) ON 5-18-10  I'd medical they said 90 to med cal
ESET TO MEDICAL AT 8:3	ACTING CIAZY: SECURITY CA	led medical they said go to med cal
THE SEEN ME, WHEN I WE	MIN MEDICAL EASKED	RECEIVED THEY SAID 90 TO MED EN RECEIVED TO ASKED FOR MY F.D. BECAUSE NO A NUISE FE SHE COULD 96T MY F.U. BECK
UNTICLE SEEN HET AT 1:	JEPM She Did MY DIG	OF THE BEEN IN THE HALL WAY FROM 8:30 A.A.
EXCEPT THIS AS BEING OFFY	HE HAK WAY NO ONE BUT TO TOO AY AND LAST NIGHT E	ENMATES WOULD HAVE KNOWN." I CAN NOT HAD YET ASAIN HEART ESIVES, AND ESTIM HAD
Offender Signature Lalli: ga	mes H. Royma	Date Can a
v	•	I Will Address this court is
		ow This Line "Y affor jey: and the sour : Em
Date Received: 5-26	- 30	Tracking # LVCC Qo. Lofo 1854
Response Due:	<u>30</u> Assigned	(1/1)
Action Taken/Response:	Assigned	11601031
MV. Raynon.		
real were enoly	isted in ox/1-	7 - LU MUSIC PARATE
0005 80 6	EN ARILID	- Landan Con L. T. T. D. A
The Truster	1 Dural of the same	a out sent to the come
The further will	whatin and the	
all Continue to W	ranntain a hugh	level of care and our aill
continuel to mont	or your progres	as)
mary turnus far	- Gaur Reicha	en '
CON	ALL B-1	mala (Ottosta)
Respondent Signature	Printed Name	and Title Date
WITHDRAWAL OF INFORM	AL COMPLAINT:	
I wish to voluntarily withdraw this	Informal Complete Control	That we with a P. ILW !!
I will not receive a response nor w	ill I be able to file any other infor	mal Complaint or Grievance on this issue.
Offender Signature:	JUN 05 202	Date: MAY 2 6 2020
		accide.
otali wimess Signature:		
Staff Witness Signature:	LVCC CDII VANC	Date: LVCO GRIEVANCE DEPT

Case 121-50782-LMB-WEEN COUNTER PREMISE OF MAY CENTER 52 of 61 PageID# 59 Lawrenceville, VA The GEO Group, Inc.

Offender Request

Exhibit- (G)-(1)

#### DIRECTIONS

Fill in your <u>Name</u>, <u>Number</u>, <u>Full Housing Assignment</u>
 Please <u>Print</u> your request; <u>KEEP IT BRIEF</u>

3. Drop in the appropriate Mail Box

4. Requests may be returned unanswered if addressed to the wrong department or if duplicate requests are

YOUR LAST NAME	FIRST	MI	NUMBER	777
		1	HUIVIBER	BLDG/CELL Hu-70-71
RAYNOR	RAbbi: JAMES	H.	1007103	109
WORK ASSIGNMENT		ASSIGNED COUNSELOR		'S DATE
NIA	Ms. Lundy		2-2-21	SDATE
	Personal Property  The Deducation Date of Deducation Date of Destination Destination Date of Destination D	n/States  IFE A  ELPENE  OF BOIL  OF BOIL  LINE  LINE  OF VAL  FOR V	Housing & Programs  ment Ms. Bull  etivities, that  AS VISUAL AU  HANCE AS ALE  ES MANASINS  dical Equipme  of History  from No: 1-13-c  IN ASTERNATIONS  CONTRACTOR  This A.D. A.	POCK I NEED MY  FINCLUME SEEINS  SMENT I MAGE:  OFFONDERS WITH  MEDICAL EQUIPME  EDETAL CHITLENON  WOLLD HOLD BOOK  COS, HIS DURBLE  REQUEST HONOre
DO NOT ATTACH A	DDITIONAL PAGES; DO NOT	WRITE	BELOW THIS LINE	
	RESPONSE		THE PARTY	
Request sent to correct department \( \square \) Yes			Date: _	<u> </u>
Trust	Sos to Approve	the	s for you	y )]
Offender seen Tyes TNo  (I Sentto A)	T IN TO SEE EXE -24-21: TOWAY MA NO ONE FOR MY EXE		The First	TIME VAVE NOT
Official Responding				
	Da	te of Res	ponse	• • •

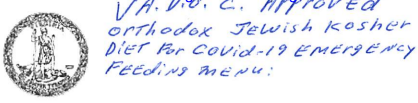
Revised Date: 01/15/2020

Case 1:21-cv-00782-LIMB-WEF DECUMENTALY FIRE 07/01/721/9 Fate 53 of 64 Fate 15#60 BY MEDICAL DEPARTMENT LAWRENCEVILLE CORRECTIONS The GEO Green Lawrenceville, VA Offender Request DIRECTIONS 1. Fill in your Name, Number, Full Housing Assignment 4. Requests may be returned unanswered if addressed to 2. Please Print your request; KEEP IT BRIEF the wrong department or if duplicate requests are 3. Drop in the appropriate Mail Box YOUR LAST NAME FIRST NUMBER BLDG/CELL RAYNOR H4-70-71 RAMBI: JAMES WORK ASSIGNMENT 100 7103 109 ASSIGNED COUNSELOR TODAY'S DATE MS. TONES 164-23-2171 TO: 🗆 Unit Manager Medical ☐ Personal Property ' Law Library ☐ Treatment ☐ Mental Health ☐ Education ☐ Security □,Dental ☐ Chaplain ☐ Facility Admin. ☐ Asst. Facility Admin. ☐ Chief of Housing & Programs ☐ Accounting ☐ Maintenance □ Other CHECK PURPOSE MAppointment Request □Question/Statement Ms. King H.S.A. I NEED TO BE PUT IN TO SEE THE EXE DOCTOR ABOUT MY EYES, + GLASSES, AS WELL AS BEING PUT IN TO SEE THE PERSON ABOUTING OFFICE STORES And BES'S BOOTS? IT IS NOT ONLY IN MY FILE BY I CAN Show WHAT CONDITION I HAVE From MY FEET, BOTH OF THEM, TO MY SEVEL SPINE INTURY All OFIT AND FAIL UNDER MY FEDERAL SETTLEMENT ASIEEMENT CONTINCT. I SAW YOU" AND Mr. YAGAT PROF From GEO, ALMOST (4) MONTHS ASO AND I STILL HAVE NOT BEENSEEN BY EATHER THE EXE NOCTOR OF THE orthopidic person TO FIT ME FOR MY Shoe'S + BOOT'S: CAN YOU PLEASE HELP ME OUT A.S.A.P. DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE RESPONSE Request sent to correct department I Yes I No; Routed to: HAVE NOT SEEN THE EYE POCTOR. Orthopedic Person For my medical shoes Addler my MEdical BOOT: ffender seen 🗆 Yes 🗆 No Official Responding Date of Response

CLAINTIFF:	JAMES H. RAYNOF
<i>V</i> .	Civil Action No: 1-15-CV-1892"  F(2):1-13-CV-01117-LM8-JFR"
<u>PEFENDANT'S I</u>	Ins. Bullock, D. D. Hicks, GEO Group INC. ET. Al.
	(motion))
	MOTION TO SUBMIT BEFORE This HONOIABLE GOURT, A FORMAL CLAIM, AGRINET
	THE DEPENDENT'S All NAMED HERE IN FOR CRIMINAL CONTEMPT OF FEDERAL
·	COURT ORDER'S, AND CONDITIONAL LAW'S OF BOTH, SETTLEMENT ASCEEMENS
	CIVIL ACTION # RAYNOR V. Pugh, 1-13-CV-01117-LMB-JFA PAGES # (1) + # (2)
	WHERE AS IT STATES BY CONSTIUTIONAL LAW'S AND CONDITIONAL RULE'S OF
<u> </u>	THE FEDERAL A SETTLEMENT AGIERMENT CONTINCT PAGE A(1). hine A(1). PAGE A(2).  PAGE A(1). LINE A. LI).  LINE A(1). WHERE AS IT CLEARLY STATES "AS SOON AS POSSIBLE BUT NO LATER THAN (14)
	FOURTEEN DAYS AFTER THE EXECUTION OF THIS AGYEEMENT BY RAYNOR, VA.D.O.C.
	Shall Transfer RAYNOR From SUSSEX. II. STATE Prison "PAGE ITC2). LINE ITCD. TO
	LAWRENCEVILLE. COTTECTIONAL. CENTER. TO BE HOUSED IN AN A.D.A. COMPLIAN
	CEIL AND Provided Access TO AN A.D.A. GOORDINGTOF TO PETERMINE HIS APPROPRIATE
	WEEDS INCLUDING, BUT NOT LIMITED TO TOILET ACCESS, DURABLE MEDICAL EQUIPMENT
	And Physical Therapy Pursuant To VA. D.O.C. OPERATING Procedure 801.3  "RAYNOR V. HAROLD W. CLASKE, & GEO Group & NC.?"  SECOND FEDERAL SETTLEMENT & ASSETMENT CONTINET, PAGE FOR. BOTTOM OF
	PAGE F(1): "All The PARTIES NOW THEFE FORE, IN CONSIDERATION OF THE
	Promises And CONT COVENANTS HEIEIN, AND OTHER good AND VALUABLE
	CONSIDERATION EXCHANGED THE RECEIPT AND SUFFICIENCY OF Which PARTIES
	ACKOWLEGE, The PATTIES AGIET AS FOLLOWS ENTEND TO BE LEGALLY BOUND!
	AND SWOLD BEFORE THE HENDLABLE. MICHAEL S. NACHMANOFF, MAGISTLATE
	Judge: Who up Held on 9-29-20, PLAINTIEF THE FIRST PARTIE OF BOTH
	FEDERAL SETTLEMENT AGIEEMENT CONTINCTS CAN NOT BE FORCED TO MOV
	Transfer or BE SENT TO ANY OTHER Prison with out A PLAINTIFF Full
	CONSENT AND A GREENENT: "This is ON THE HEAVING VIDEO TRACKING COD
	WE ASTEIN ZOOM 9-29-20 RAYNOR!)  SINGNUTE KALL JUNE H. KUJUR
	TO 31/2023 ON STREET LICA RICHING
	NOTARY OF VIRGINITIES OF THE PUBLIC OF THE P
	REG. #7842378 O MY COMMISSION EXPIRES
	[
	Junilian Junianian El 19/21
	Junelica Kaharela 4/19/21

JAMES H. RAYMOT
Civil Action NO: 1-15-CV-1392"  #(2):1-13-CV-01117-LMB-JFA"
Mr. Bullock, D.D. Hicks, GEO Group INC. ET.AL.
(Protion))
MOTION TO SUBMIT BEFORE This HONOLABLE COURT, A FORMAL CLAIM, AGRINET
THE DEPENDENT'S AN NAMED HETE IN FOR CRIMINAL CONTEMPT OF FEDERAL
COURT ORDER'S, AND CONDITIONAL LAW'S OF BOTH, SETTLEMENT AGREEMENT
GIVIL ACTION A RAYNOR V. Pugh, 1-13-CV-01117-LMB-JFA, PAGES A W+ #(2)
WHERE AS IT STATES BY CONSTIUTIONAL LAW'S AND CONDITIONAL RULE'S OF
THE FEDERAL A SETTLEMENT AGREEMENT CONTINCT PAGE A(1). GINE A(1). PAGE A(2).
LINE A(1). WHERE AS IT CLEARLY STATES " AS SOON AS POSSIBLE BUT NO LATER THAN (14)
FOURTEEN DRYS AFTER THE EXECUTION OF This AGYEEMENT BY RAYNOW, VA.D.O.C.
Shall Transfer RAYNOT From SUSSEX.TT. STATE Prison "PAGE TC2), LINE TC13. TO
LAWIENCEVIILE. COTTECTIONAL. CENTER. TO BE HOUSED IN AN A.D.A. COMPLIAN
CEIL AND Provided ACCESS TO AN A.D.A. GOODINATOR TO PETERMINE HIS APPROPRIATE
AND Physical Therapy Pursuant TO VA. D.O.C. OPERATING Procedure 801.3"
SECONDIFICATION SETTLEMENT A ASTERMENT CONTINCT, PAGE ACI). BOTTOM OF
PAGE FOI: "All The PARTIES NOW THEFEFORE, IN CONSIDERATION OF THE
Promises And CONT COVENANTS HEIE'N, AND OTHER GOOD AND VALUABLE
CONSIDERATION EXCHANGED THE RECEIPT AND SUFFICIENCY OF Which PATTIES
ACKOWLEGGE, The PARTIES AGREE AS FOLLOWS INTEND TO BE LEGALLY BOUND!
AND SWOLD BEFORE THE HENDLABLE. MICHAEL S. NACHMANORE MAGISTLATE
FEDERAL SATTLEMENT AGLEEMENT CONTRACT! CAN NOT BE FORCED TO MOV
Transfer or BE SENT TO ANY OTHER Prison with out M. Plaintiff Full
CONSENT AND A Greenent : This is ON The HEARING VIDEO TRACKING COD
NEDSTEIN ZOOM 9-29-20 RAYNOR !!

Case 1:21-cv-00782-LMB-WEF Document 1-1 Filed 07/01/21 Page 56 of 61 PageID# 63



## COMMONWEALTH of VIRGINIA

HAROLD W. CLARKE DIRECTOR Department of Corrections

P. O. BOX 26963 RICHMOND, VIRGINIA 23261 (804) 674-3000

June 9, 2020

#### **MEMORANDUM**

To:

Inmate Population

From:

A. David Robinson

Chief of Corrections Operations

Subject:

COVID-19 Emergency Feeding Menu, Religious Diet, Indigent Stipend

In the ongoing changing landscape precipitated by the Coronavirus 19 pandemic and to reduce the potential risk for exposure to inmates and staff, facilities with positive cases of the virus in staff and/or inmates have needed to implement the Emergency Feeding Menu for a period of 14 to 28 days for the protection of staff and inmates. The Emergency Feeding Menu is implemented when there is a reduction in Food Service staff, due to positive cases, that hinders the kitchen from operating normally. VADOC is committed to protecting the health and welfare of inmates and staff during the pandemic crisis.

Under the Emergency Feeding Menu, religious diets (Common Fare or Orthodox Jewish Diet) are not being offered through regular cafeteria services since a modified menu is having to be prepared by non-food service personnel and/or a reduction in Food Service Supervisors during the limited time periods when facilities experience positive cases of Covid-19 and need to adjust to meet operational needs.

As always, inmates currently on a religious diet may purchase kosher and halal products through the commissary to accommodate their diet in accordance with their faith practice. The Commissary Manager at each facility will ensure the Local Commissary Menu clearly identifies kosher and halal products available to the inmate population.

To ensure that all who are currently on religious diets are able to obtain kosher or halal products, indigent inmates on a religious diet are eligible to receive a \$25.00 stipend per day to order kosher and halal items through commissary to supplement their diet during the period that the facility has implemented the Emergency Feeding Menu.

Indigent inmates will be able to submit their bubble sheet commissary order once a week to a designated facility staff member by 4:00 p.m. on Thursday. Each Monday, the Business Manager will receive notification from the Finance Office by 8:00 a.m. confirming the indigent inmates approved to receive the stipend. The Commissary Manager will fill the order and provide the inmate a receipt for the order. The Commissary Manager will fill these orders no later than Tuesday of each week for the indigent inmates.

The indigent inmate stipend will remain in effect until a facility placed on the Emergency Feeding Menu is clear to return to normal food service operations.

cc: Harold W. Clarke, Director Regional Operation Chiefs Regional Administrators COVID-19 Leadership

Chief of Corrections Operations Memorandum #093-2020



The GEO Group, Inc.

### LAWRENCEVILLE CORRECTIONAL CENTER Lawrenceville, VA

### DIRECTIONS

# Offender Request

I.	Fill in your Name, Number,	Dan rr
2.	Please Print your rooms of	Full Housing Assignment

Please Print your request; KEEP IT BRIEF
 Drop in the appropriate Mail Box

4. Requests may be returned unanswered if addressed to the wrong department or if duplicate requests are

YOUR LAST NAME FIRST MI NUMBER BLDG/CELL  RAY NOT ROBERT RABBI- JAMES M. 1007103  WORK ASSIGNMENT ASSIGNED COUNSELOR TODAYS DATE  WORK ASSIGNMENT ASSIGNED COUNSELOR TODAYS DATE  TO: Unit Manager Medical Personal Property Law Library Security Mantal Health Beducation Dontal Mantal Health Beducation Dontal Mantal Health Asst Facility Admin. Chief of Housing & Programs Accounting Chappain Facility Admin. Asst Facility Admin. Chief of Housing & Programs Accounting CHECK PURPOSE DAppointment Request Question/Statement My orthodox Towist Schief Diet Not Givent County County Special Sections Statement My orthodox Towist Robins of Chief of Confections Defications Defications Defications Statement David County Chief of County of County Special Sections Diet Government County Chief of County Official Statement David Sections Diet Government County Chief of County Official Sections Diet Government County Count	5. Drop in the appropriate Mail Box	the	wrong deg	partment or if dunli	Cate rosers to
RAYNOR  RAW: James  WORK ASSIGNMENT  ASSIGNED COUNSELOR  TODAY SDATE  7-24-20  TO: Unit Manager  Treatment  Treatment  Redical  Personal Property  Beducation  Dental  Manifelated Beducation  Dental  Chief of Housing & Programs  Maccounting  Check PURPOSE  Appointment Request  Robinson Chief of Confections of Earlier Agents of Security  Robinson Chief of Confections of Earlier Agents of Security  Robinson Chief of Confections of Earlier Supervises as set lunder David  Robinson Chief of Confections of Earlier Supervises as set lunder David  Robinson Chief of Confections of Earlier Supervises as set lunder David  Robinson Chief of Confections of Earlier Supervises as set lunder David  Robinson Chief of Confections of Earlier Supervises as set lunder David  Robinson Chief of Confections of Earlier Supervises as set lunder David  Robinson Chief of Confections of Earlier Supervises as Friends of Supervised			•	arthu	are reduests are
WORK ASSIGNMENT  ASSIGNED COUNSELOR  TODAY'S DATE  WORK ASSIGNMENT  ASSIGNED COUNSELOR  TODAY'S DATE  TODAY'S DATE  TO Unit Manager   Medical   Personal Property   Law Library   Security     Chaplain   Paclity Admin.   Chaplain   Maintenance   Maintenanc		FIRST	IMI	NIMPED	
WORK ASSIGNMENT  ASSIGNED COUNSELOR  TODAY'S DATE     ASSIGNED COUNSELOR  TODAY'S DATE    ASSIGNED COUNSELOR  TODAY'S DATE    ASSIGNED COUNSELOR  TODAY'S DATE    ASSIGNED COUNSELOR  TODAY'S DATE    County   Cou	RAYMA	10.44			BLDG/CELL
ASSIGNED COUNSELOR TODAY'S DATE    Comparison	WORK ACCIONS	KABbi: JAMES	1.2.	l "	HU-10-71
TO: Unit Manager   Medical   Fersonal Property   Law Library   Security   Chaplain   Chaplain   Facility Admin.   Asst. Facility Admin.   Dental   Maintenance   Maintenance   Maintenance   Accounting   Asst. Facility Admin.   Chief of Housing & Programs   Accounting   Chaplain   Maintenance   Accounting   Asst. Facility Admin.   Chief of Housing & Programs   Accounting   Chapter   Dental   Maintenance   Chapter   Dental   Maintenance   Chapter   Dental   Maintenance   Chief of Housing & Programs   Accounting   Accounting   Chapter   Dental   Maintenance   Chief of Housing & Programs   Accounting   Cosher Dier   Dental   Maintenance   Chapter   Dental	HOLL ASSIGNMENT	ASSIGNED COTINGET	OD.		109
TO:   Unit Manager   Medical   Personal Property   Law Library   Security   Maintenance   Asst. Facility Admin.   Chaplain   Maintenance   Asst. Facility Admin.   Chef of Housing & Programs   Accounting   Asst. Facility Admin.   Chef of Housing & Programs   Accounting   Asst. Facility Admin.   Chef of Housing & Programs   Accounting   Asst. Facility Admin.   Chef of Housing & Programs   Accounting   Chef of Housing & Programs   Accounting   Asst. Facility Admin.   Chef of Housing & Programs   Accounting   Asst. Facility Admin.   Chef of Housing & Programs   Accounting   Chef of Housing & Programs   Chef of		LH&P10 00: 222	OK	TODAY	C'S DATE
Chaplain   Facility Admin.   Education   Dental   Maintenance   Mainte	N'H.		· .		
Chaplain   Facility Admin.   Education   Dental   Maintenance   Mainte	TO: Unit Manager DModical			9-24 20	
Chaptain   Facility Admin.   Bducation   Dental   Maintenance   Accounting   Asst. Facility Admin.   Chief of Housing & Programs   Accounting   Asst. Facility Admin.   Chief of Housing & Programs   Accounting   Accounting   Chief of Housing & Programs   Accounting   Chief of Housing & Programs   Accounting   Constitution   Constitutio	Li Treatment Mental Trans	. Personal Property	I Law Lih	TOTAL	
CHECK PURPOSE DAppointment Request Question/Statement My orthodox Tewish Cosher Diet Notification to Carteer supervised My orthodox Tewish Robinson Chief of Corrections offications by the Metal Set under David Solinson Chief of Corrections offications by the Metal Set under David Solinson Chief of Corrections offications by the Metal Set under David Solinson Chief of Corrections offications by the Metal Set under David Solinson Chief of Corrections offications by the Tandy Set of The Proved Tungs of Corrections of Control of Set under Set of Corrections by the Control of Set of Corrections by the Temple of the Correct of Control of Set of Corrections and the Supported by the Temple of Hept orthodox Rabbinical counse of the National Control of Secure Many, Richmond Va. 3129. "I've Better wood to Metal Set of Correct department Described Do Not Attach additional Packs; Do Not Write Below this Line Unit of Correct department Described to Metal Set of Correct department Described to Metal Set of Correct department Described to Metal Set of Correct department Described to Metal Metal Set of Correct department Described to Metal Metal Set of Metal Se	Chaplain D Position	u Li Krittestion -			□ Security
Cosher Diet Act. Givation To Canteen Supervisor My orthodox Tewish Cosher Diet Act. Givation To Canteen Supervisor My Set under David Schinson Chief of Corrections of Etations Memorludum E083-7020  Effected June 9th 2020: Rahbi: James H. Rayner is an Atemish orthod Meligious Fairh, with Legal outside Spokeus, and is the orthodox Temish Seligious Fairh's Leader, and Teacher of the orthodox Temish T. L. V. C. C. Before that at Suser-2-State prison under chaption with the conf. Bus supported by the Temple of Hefe orthodox Rahbinical course of You can contact me Bernard harris of Grace Enside 1928 Emery wood DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TO ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THE ADDITIONAL PAGES ADDITIONAL PAGES ADDITIONAL PAGES ADDIT	Other	in. 🗀 Asst. Facility Admin. 🛘	Chief of 1	Housing & p.	☐ Maintenance
Cosher Diet Act. Givation To Canteen Supervisor My orthodox Tewish Cosher Diet Act. Givation To Canteen Supervisor My Set under David Schinson Chief of Corrections of Etations Memorludum E083-7020  Effected June 9th 2020: Rahbi: James H. Rayner is an Atemish orthod Meligious Fairh, with Legal outside Spokeus, and is the orthodox Temish Seligious Fairh's Leader, and Teacher of the orthodox Temish T. L. V. C. C. Before that at Suser-2-State prison under chaption with the conf. Bus supported by the Temple of Hefe orthodox Rahbinical course of You can contact me Bernard harris of Grace Enside 1928 Emery wood DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TO ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THE ADDITIONAL PAGES ADDITIONAL PAGES ADDITIONAL PAGES ADDIT	COMMONE			To and & r rogram	s 🛘 Accounting
Colinson Chief of Corrections officerions demonstration & set under David Sound-19 Emergency Feeding Magnin for Religious Dies. Tour Tradigent Siper Abbit 19 th 19 10 10 10 10 10 10 10 10 10 10 10 10 10	CHECK PURPOSE DAppoint			- A .	
Colinson Chief of Corrections officerions demonstration & set under David Sound-19 Emergency Feeding Magnin for Religious Dies. Tour Tradigent Siper Abbit 19 th 19 10 10 10 10 10 10 10 10 10 10 10 10 10	Kosher Diet 1-1'C.	Questio	n/Statem	ient my orth	adair —
Effroyed June 9th 2020: Rabbi: James H. Raynor is an Jewish orthodox abbi: Certified, with Legal ourside Sponeers, and is the orthodox Jewish Eligious Fairh's Legal ourside Sponeers, and is the orthodox Jewish Eligious Fairh's Legaler, and teacher of the orthodox Jewish Fairh Heart at Sustex 2-5 state Prison under chaption with the post. Also supported by the Temple of Hafe orthodox Rabbinical counseler you can contact mr. Bernard Morris of Grace Enside's 2228 Emery wood the Way, Rich Mand VA 2329." I've Been trying to official orthodox Kosher means from DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TO ATTACH ADDITIONAL PAGES PA	Palication	N TO CANTEEN SUBE	1111	1	Max Jewish
Effroyed June 9th 2020: Rabbi: James H. Raynor is an Jewish orthodox abbi: Certified, with Legal ourside Sponeers, and is the orthodox Jewish Eligious Fairh's Legal ourside Sponeers, and is the orthodox Jewish Eligious Fairh's Legaler, and teacher of the orthodox Jewish Fairh Heart at Sustex 2-5 state Prison under chaption with the post. Also supported by the Temple of Hafe orthodox Rabbinical counseler you can contact mr. Bernard Morris of Grace Enside's 2228 Emery wood the Way, Rich Mand VA 2329." I've Been trying to official orthodox Kosher means from DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TO ATTACH ADDITIONAL PAGES PA	SOBINSON CHIEF OF COI	rections - and	101501	AS SET UN	der David
Abbit Corricted, with Legal ourside Sponcers, and is the Orthodox Jewish Eligious Fairh's Legal ourside Sponcers, and is the Orthodox Jewish Eligious Fairh's Legaler, and teacher of the orthodox Jewish Fairh He out. C.C. Before that at Sussex-2-state Prison under chaption with an eost. Also supported by the Temple of Hole orthodox Rabbit coal counse of you can contack mr. Bernard Morris of Grace Enside's 2228 Emery wood rk way, Richmand Va. 2329. "T've Reference Faside's 2228 Emery wood DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TOWN.  RESPONSE  West sent to correct department   Yes   No; Routed to:   Date:    Date:   Date:    Official Responding   10 - 13 - 27					
Abbit Corricted, with Legal ourside Sponcers, and is the Orthodox Jewish Eligious Fairh's Legal ourside Sponcers, and is the Orthodox Jewish Eligious Fairh's Legaler, and teacher of the orthodox Jewish Fairh He out. C.C. Before that at Sussex-2-state Prison under chaption with an eost. Also supported by the Temple of Hole orthodox Rabbit coal counse of you can contack mr. Bernard Morris of Grace Enside's 2228 Emery wood rk way, Richmand Va. 2329. "T've Reference Faside's 2228 Emery wood DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TOWN.  RESPONSE  West sent to correct department   Yes   No; Routed to:   Date:    Date:   Date:    Official Responding   10 - 13 - 27	PPCOLLES F	ING MENG, For RELION	ou D!	AT C	-15-1070
RESPONSE  WITH LEGAL OUTSIDE SPONEUS, AND IS THE OPTIGED TO THE OP	LLUVEU III ATA	- 11		E1. 1702 + 1	·
The first Leader, and Teacher of the orthodox Tewish To Lyc.c. Before that at Sussex-2-State prison under chaptian with the conf. Also Supported by the Temple of Hope orthodox Rabbinical counsel of you can contack mr. Bernard merris of Grace Enside: 2328 Emery weed the many Richard Va. 13294: "I've Been tring to official corthodox Kosher means from DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE wastiff to office of the correct department I yes I No; Routed to:  Date:  Date:  Official Responding  Official Responding					
The first Leader, and Teacher of the orthodox Tewish To Lyc.c. Before that at Sussex-2-State prison under chaptian with the conf. Also Supported by the Temple of Hope orthodox Rabbinical counsel of you can contack mr. Bernard merris of Grace Enside: 2328 Emery weed the many Richard Va. 13294: "I've Been tring to official corthodox Kosher means from DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE wastiff to office of the correct department I yes I No; Routed to:  Date:  Date:  Official Responding  Official Responding	ELigious En'-1'	HI OUISIDE SPONCERS	CAND	is The	- wish or Thoda
BEFORE THAT AT SUSSEX-2-STATE Prison under Chaplian William cort. Also Supported by the Temple of Hope orthodox Rabbinical counsels of You can Contack mr. Bernard mornis of Grace Enside: 1928 Emery wood rk way, Richard Va. 2328 y. "I've Been trying to obtain cothodox Kosher meals From DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TO ATT.  RESPONSE  West sent to correct department    Yes    No; Routed to:   Date:    Date:    Official Responding    Official Responding    Official Responding    10-13-20	THE AS I CALL				_ /: /
CO YOU CAN CONTACK Mr. BERNARD MORRIS OF HOPE OF Thodox Rabbinical counsers  (SO YOU CAN CONTACK Mr. BERNARD MORRIS OF GRACE ENSIDE'S 2328 Emery weed rk way, Richmond Va. 23294: "I'VE BEEN FRYING TO OBTAINS OF Thodox Kosher means From DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE 477." I TO OBTAIN CONTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE 477." I TO OBTAIN CONTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE 477." I TO OBTAIN CONTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE 477." I TO OBTAIN CONTACH C					
RESPONSE  uest sent to correct department \( \text{Yes} \) \( \text{Permons of Grace Ensides} \) \( \text{233 Gmery weed} \) \( Post of the Set of Frace Grace Grace Grace Grace Grace For Means From DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE \( \text{Yest of the Set of the	POSE. ALCO CUE	3455EX-2-51ATE	Priso	V UNDER ala	al'
RESPONSE  uest sent to correct department \( \text{Yes} \) \( \text{Permons of Grace Ensides} \) \( \text{233 Gmery weed} \) \( Post of the Set of Frace Grace Grace Grace Grace Grace For Means From DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE \( \text{Yest of the Set of the	Supported by	THE TEMPLE OF HOP	e v	CAN CAN	PLIAN WILLIAM
DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TO ORTHODOX KOS HOP MEALS From  RESPONSE  uest sent to correct department  Yes  No; Routed to:  Date:  Official Responding  DO NOT ATTACH ADDITIONAL PAGES; DO NOT WRITE BELOW THIS LINE UNTIL TO ORTHODOX  RESPONSE  10 - 13 - 20	LO YOU CAN CONTACK Mr. BU	Paland 2	2 0///	odex RAbbin	ical car sont
RESPONSE  uest sent to correct department   Yes   No; Routed to:   Date:      Date:	rkway Rich zagud 11 22200	(1)	PCE E	15ide: 1918	Charles
uest sent to correct department   Yes   No; Routed to:   Date:      Date:	DO NOT ATTACE AD	I'VE BEEN TOYING TO	OBTO'S	Garry 1	EMERY Wood
uest sent to correct department   Yes   No; Routed to:   Date:      Date:	I I I I I I I I I I I I I I I I I I I	DITIONAL PAGES; DO NOT V	VRITE BE	LOW THIS I DO	HER MEALS From 6
uest sent to correct department   Yes   No; Routed to:   Date:      Date:		D. T. C. T.		THIS LINE	GATILI TO dAY 9
engen les No  Official Responding  10-13-20	TIOSÉ nomé /	RESPONSE			•
engen les No  Official Responding  10-13-20	desisent to correct department   Yes	No: Routed to:			
engen Des No  Official Responding  10-13-20	<del> </del>	, 110 110 110.		Date:	· · . · ·
Official Responding 10 - 13 - 20	New must be		_		
Official Responding 10 - 13 - 20	for five pe	Memod 1	note	20.1	
Official Responding 10 - 13 - 20		01	·ul	yery.	
Official Responding 10 - 13 - 20					
Official Responding 10 - 13 - 20					
Official Responding 10 - 13 - 20					·
Official Responding 10 - 13 - 20			•		
Official Responding 10 - 13 - 20					
Official Responding 10 - 13 - 20					
Official Responding 10 - 13 - 20		·			
Official Responding 10 - 13 - 20			_		
Official Responding 10 - 13 - 20	. /				
Official Responding 10 - 13 - 20					
Official Responding 10 - 13 - 20	let een Thes Day				
Official Responding 10-13-20	1 140 A		-		
Official Responding 10-13-20	Jan 1	4 -	r-~		•
	Official Responding		- /3	-20)	
Date of Response		Date	fReman	0	

<u>су-007</u>82-LMB-WEF Document 1-1 Filed 07/01/21 Page 58 of 61 PageID# 65

11110	
1/15	
	<b>ECTIONS</b>

ł.	District and				•	
••	BHILLIAN)	PORT NAME	di Marini ka	- 18.44	_ :	. •
}_	Ploses	PORT NELL			i de maine /	مستحصيت
			' l'accreach	Er Pipe		

3. Drop in the appro-	I NAME	Property	_		ante redisera une mente u beginemen to
RAYNOR		FIRST	MI	NUPERED	BLDG/CEU
'EODE A	•	RABBI: JAMES		#	HU-70-71
WORK ASSIC	INMENT	ASSIGNED COUNS	H.	1007/03	109
NIA	. 4 . 70	TOURS .	ELUR	TODA	Y'S DATE
De FIRMAN			,	12-8-1	THE RESERVE THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TWIND TWO IS NAMED IN COLUMN TWO IS NAMED IN COLUMN TWO IS NAMED IN
O: [] Unit Managar [] Treatment	☐ Medical	D Personal Property			
Combain	Mental Heal	Li Education		Library	[] Security
A Other Ms.	SHAW	Asst. Warden Operat	De De	ttel L Warden Program	[] Maintenance
HECK PURPOSE					Accounting
5 5/00	□Appoint	ment Request AQues	Man Kita		
JAHW, PL	EASE PUT A	DE ON THE OWN		Rent .	
FVICE, For	MY Kosher	ACRES THE OFTHOSE AND SET BEFORE THE ENG	OX VEV	vish KoshEr	PASCALLER D
d HAS BEEN	SURALITE	BEFORE THE ENG.	Vices: 7	TodAYS DA	TE 10 E
SO SENT A	Principled	BEFORE THE ENG TO CHAPLAIN BROWN	DATA	E OF 12-12	6 13 12-8-1
CRECTIVE	KEQUEST	To Chaptain Br	och or	12-13	-19: I HA
Breef, VA-	Dioic. ALONG U	with they are	SCK HI	50: ms. 5hA	W, WITH All De
FRETIONS IN F	PACT DE CE DE	LAG CHWS UNO	ET ThE	FENERAL D.	
					501 15 D
d Service (!	A MANGERE	COGNIZES CONTROL	Lak Time	13-1	HY OF Prison
d Service (!!	and By L.V.	COGNIZES CONTROL	Lak Time	13-1	HY OF Prison
LIGH FAITL	- 07 F.V.C	COONIZES CONTROC	YOX JEW	lish RELigiou	S FAITH Group
VISH FRITH, OF	Honoriss	LAWS IS RELIGIOUS	LOX JEW	Vish RELigiou Not Recagni	S FAITH GROUP THE OTTHE
STOFALL OF	HONOFITS LAW'S OF	COGNIZES OFTHOSE COSTAINS LAWS IS RELIGIOUS THE FIRST AMENDAL	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STOFALL OF	HONOFITS LAW'S OF	COGNIZES OFTHOSE COSTAINS LAWS IS RELIGIOUS THE FIRST AMENDAL	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STOFALL OF	HONOFITS LAW'S OF	COGNIZES OFTHOSE COSTAINS LAWS IS RELIGIOUS THE FIRST AMENDAL	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STOFALL OF DUNG	HONOFITS LAWSOF; VANT TO THE DI ATTACH ADD	COGNIZES OFTHOSE COSTAINS SAYING LAWS IS RELIGIOUS THE FIRST AMENDAL AND YOU FOR YOUR TOWNAL RAGES, DO NO	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STOFALL W	HONOFITS LAWSOF; VANT TO THE DI ATTACH ADD	COGNIZES OFTHOSE COSTAINS SAYING LAWS IS RELIGIOUS THE FIRST AMENDAL AND YOU FOR YOUR TOWNAL RAGES, DO NO	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STOFALL W	HONOFITS LAWSOF; VANT TO THE DI ATTACH ADD	COGNIZES OFTHOSE COSTAINS SAYING LAWS IS RELIGIOUS THE FIRST AMENDAL AND YOU FOR YOUR TOWNAL RAGES, DO NO	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STOFAIL OF DONG	HONOFITS  LAWS OF THE STATISHED AND THE STATISHED THE STAT	COGNIZES OFTHOSE COSTAINS SAYING LAWS IS RELIGIOUS THE FIRST AMENDAL AND YOU FOR YOUR TOWNAL RAGES, DO NO	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STOFALL W	HONOFITS  LAWS OF THE STATISHED AND THE STATISHED THE STAT	COGNIZES OFTHOSE COSTAINS SAYING LAWS IS RELIGIOUS THE FIRST AMENDAL AND YOU FOR YOUR TOWNAL RAGES, DO NO	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STITUTIONA STOFAILTIONA DONG Staint to correct department to correct department	Hoverits LAW'S OF THE VANT TO THE TATTACH ADD	COGNIZES OFTHOSE COSTAINS SAYING LAWS IS RELIGIOUS THE FIRST AMENDAL AND YOU FOR YOUR TOWNAL RAGES, DO NO	LOX JEW IT WILL DISCIPM W. AND	NOT RECOGNIC	S FAITH GROWN  The orthoder The u.s.
STOFAIL OF DONG	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	YOX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.
STOFAIL OF DONG	Hoverits LAW'S OF THE VANT TO THE TATTACH ADD	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	YOX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.
STOFAIL OF DONG	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	YOX JEW IT WILL DISCIM M. AND IME, AND	NOT RECOGNIC	S FAITH GROWN E The OrThe der The u.s.
STOFAIL OF DONG	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	YOX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.
STOFAIL OF DONG	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	YOX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.
STITUTIONA STOFAILTIONA DONG Staint to correct department to correct department	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	OX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.
STOFAIL OF DONG	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	OX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.
STOFAIL OF DONG	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	OX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.
STITUTIONA STOFAUZ OF DONG STAIN TO SOFTEEL COMPANY A Raynon	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	OX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.
STOFAIL OF DONG	Hoverits  LAW'S OF THE LAW SO THE LA	COGNIZES OFTHOSE C. STAFF SAYING LAWS IS RELIGIOUS THE FIRST AMENOME ONE YOU FOR YOUR J THOMAL FACES, DO NO RESPONSIL No; Routed to:	OX JEW IT WILL DISCIM M. AND IME, AND	Not RELIGION NOT RECAGNITION UN RELIGIOUS LI SAY PEACE AN LIOW THE LANGE Date:	S FAITH GROWN  The orthoder The u.s.

90782-LMB-WEF Document 1-1 Filed 07/01/21 Page 59 of 61 PageID# 66

The GEO Group, Inc.

### LAWRENCEVILLE CORRECTIONAL CENTER Lawrenceville, VA

### Offender Request

#### DIRECTIONS

1. Fill in your Name, Number, Full Housing Assignment

2. Please Print your request; KEEP IT BRIEF

3. Drop in the appropriate Mail Box

4. Requests may be returned unanswered if addressed to the wrong department or if duplicate requests are

Revised Date: 01/15/2020

VOTID T 4 Cm 374	1.00	γ	sent.			
YOUR LAST NA	ME	FIRST		MI	NUMBER	BLDG/CELL
RAVNOT		Dall:		مد	#	H4-70-71
RAYNO;- WORK ASSIGNM	ENT	RAbbi: Tames ASSIGNED C	OTRICETO	H.	1007103	108
•		ABBIGIQED C	COMPETO	K	TODAY	Y'S DATE
NA		Mrs. WOTOON			(1 20 20	<u> </u>
□ Treatment □□ Chaplain □□ Chaplain □□ Mi Other <u>CapTuce</u>	Medical Mental Healtl Facility Adm MANASEC	☐ Personal Pro  h ☐ Education	perty 🛚	Law Lib Dental Chief of	rary Housing & Program	☐ Security ☐ Maintenance as ☐ Accounting
CHECK PURPOSE  RABBI: JAMES H. R.  IS FOR THE COVID-	AYNUS, E'M 19 JEW! 10 CANGU	th orthodox R	eligious	Pitt Pitt	Endigent	This REQUEST STIPEND WNOS
THE PERSON NAMED IN COLUMN TO PERSON NAMED I	11.0.C.	VICETOR A MA	IVE Prov.	ded	Mariante mas	
Faith: GAN YOU P	CHSE IN A	KE COPIES AND	SENA T	KEM	BACK WITH Th	e List:?
DO NOT	ATTACH A	DDITIONAL PAGES			SELOW THE LOW	
				IMIE	SELOW THIS LINE	} =====
Request sent to correct depart	ment □ Yes  Hender	RESPO	Busines	part	fice Date: D	7/7/2020
						· .
fender seen 🗆 Yes 🗆 No Brown, Cl Official Responding	haplain		Date	7/7/ of Resp	2020 ponse	

# Religious Diet Request

Offender Name: RAPPI: JAMES H. RAYNOT Facility: LAWRENCE VILLE COTTECTIONAL CE	Number: #1667103
Indicate below the specific religious diet requested, and s processing.	ubmit this form to appropriate staff for
<ul> <li>Common Fare diet: The Common Fare diet provide offenders whose religious dietary needs are not met by the The Common Fare diet menu meets or exceeds the requirements.</li> <li>All foods purchased for the diet, except fresh fruits recognized Orthodox Standard such as "U", "K", or The Common Fare diet is Kosher using Kashrut met No pork or pork derivatives are used.</li> <li>The storage and preparation of food items, the clean equipment, serving utensils, and contact surfaces, as meals comply with religious dietary laws.</li> </ul>	es an appropriate religious diet for those e Master Menu. e minimum daily nutritional and vegetables are certified by a r "CRC".
Corthodox Jewish diet: The Orthodox Jewish diet is religious dietary needs cannot be met by the Master Menu of space below, please explain why the Common Fare diet does  Fam a Strick orthodox Tewish Rabbi: certain Diet is very Strick. The common Fare Diet is very Strick. The common Fare Diet is very Strick to any Strick to a fare Not Promitted to Entire common Fare Diet is and a remainder of the Rabbi: and a Religious orther Rabbi: and a Religious orther Rabbi: form and hereby request to participate in the red of the Common Fare diet will offender signature:  The with organized to the Common Fare diet will receipt. Orthodox Jewish diet requests with a completed explain to the Director of Food Services Orthodox Jewish diet reviews and approved Director of Food Services Orthodox Jewish diet reviews	savailable to those offenders whose of the Common Fare diet menu. In the not meet your religious dietary needs.  If it is religious dietary needs.  HET is Religious Faith: Some  Offer Religious Faith: Some  Offer Diet For orthodox  Bailey of My Kosher Laws  eligious diet selected above.  Date: 2-5-2/  Due to Legious Religions to Common Forms  Descriptions to Common Form
Approve Disapprove Signature:	
Original: Scan into VACORIS and upload to ICA Copy: Offender	Date:

# Resident Account Summary Tuesday, September 22, 2020 @13:10

For Inmate ID: 1007103 RAYNOR, JAMES HERMAN

ror rimace	10. 100/103	RAINOR, JAMES HERMAN					
Date	Transaction	Description	Amount	Balance	Owed	Held	Reference
09/14/2020		OID:100701037-ComisaryPurc		14.32	0.00	0.00	09/14/2020
09/11/2020		OID:100699798-ComisaryPefu	. 1.84	16.98	0.00	0.00	09/11/2020
09/03/2020		OID:100699798-ComisaryPur		15.14	0.00	0.00	09/03/2020
		Payroll Transaction	35.64	47.58	0.00	0.00	08/31/2020
08/05/2020		OID:100695274-ComisaryPurc		11.94	0.00	0.00	08/05/2020
08/05/2020		LEGAL COPIES	-0.80	41.92	0.00	0.00	08/05/2020
08/05/2020		LEGAL COPIES	0.80	42.72	0.80	0.00	08/05/2020
		Payroll Transaction	35.64	42.72	0.00	0.00	07/29/2020
07/06/2020		OID:100691509-ComisaryPur	-31.82	7.08	0.00	0.00	07/06/2020
06/05/2020		Payroll Transaction	34.02	38.90	0.00	0.00	06/30/2020
06/03/2020		OID:100687390-ComisaryPurce MAIL OUT PKG.	-19.83 -1.80	4.88	0.00	0.00	06/05/2020
06/03/2020		MAIL OUT PKG. S. RAYNOR	-1.30	24.71	0.00	0.00	06/03/2020
05/28/2020		Payment for COPIES on 2020	-6.90	26.51 27.81	0.00	0.00	06/03/2020
		Payroll Transaction	34.02	34.71	0.00 6.90	0.00 0.00	05/28/2020
05/27/2020		MAIL OUT LETTER (LEGAL)	-0.70	0.69	6.90	0.00	05/28/2020
05/13/2020		LEGAL COPIES	6.90	1.39	6.90	0.00	05/27/2020 05/13/2020
05/13/2020		MAIL OUT PKG. LEGAL	-3.20	1.39	0.00	0.00	05/13/2020
05/13/2020		MAIL OUT PKG. LEGAL	-2.00	4.59	0.00	0.00	05/13/2020
05/06/2020		BAL. OWE FOR POSTAGE	-3.40	6.59	0.00	0.00	05/06/2020
05/06/2020	EPR	OID:100683201-ComisaryPurc	-18.22	9.99	0.00	0.00	05/06/2020
04/30/2020	POSTAGE	MAIL OUT PKG.	-2.60	28.21	0.00	0.00	04/30/2020
04/30/2020		Payment for COPIES on 2020	-6.47	30.81	0.00	0.00	04/30/2020
		Payroll Transaction	37.26	37.28	6.47	0.00	04/30/2020
04/22/2020		OID:100682083-ComisaryPurc	-4.98	0.02	6.47	0.00	04/22/2020
04/20/2020		LEGAL COPIES	-2.73	5.00	6.47	0.00	04/20/2020
04/20/2020		LEGAL COPIES	9.20	7.73	9.20	0.00	04/20/2020
04/15/2020		VOID-MEDICAL COPAY 09/19/:	-5.00	7.73	0.00	0.00	04/15/2020
		VOID-MEDICAL COPAY 09/19/:	5.00	7.73	5.00	0.00	04/15/2020
04/03/2020		OID:100679577-ComisaryPurc	-15.28	2.73	0.00	0.00	04/03/2020
03/31/2020	CMED COPAYS	Payment for MED COPAY on :	-5.00	18.01	0.00	0.00	03/31/2020
03/24/2020		Payroll Transaction OID:100678216-ComisaryPurc	22.68	23.01	5.00	0.00	03/31/2020
03/24/2020		Payment for COPIES on 2020	-7.06	0.33	5.00	0.00	03/24/2020
03/12/2020		Payment for COPIES on 2019	-1.00 -1.61	7.39 8.39	5.00	0.00	03/12/2020
	<del>-</del>		5.00	10.00	6.00 7.61	0.00	03/12/2020
03/12/2020		Payment for COPIES on 2019	-0.19	5'.00	2.61	0.00 0.00	03/12/2020
03/12/2020		Payment for COPIES on 2019	-10.80	5.19	2.80	0.00	03/12/2020 03/12/2020
03/12/2020		Payment for COPIES on 2019	-6.00	15.99	13.60	0.00	03/12/2020
03/12/2020	<copies></copies>	Payment for COPIES on 2019	-8.40	21.99	19.60	0.00	03/12/2020
03/12/2020	<copies></copies>	Payment for COPIES on 2019	-0.40	30.39	28.00	0.00	03/12/2020
03/12/2020	<med copay=""></med>	Payment for MED COPAY on :	-5.00	30.79	28.40	0.00	03/12/2020
03/12/2020	PAYROLL NO	FEBRUARY 2020 PAYROLL	35.64	35.79	33.40	0.00	03/12/2020
02/05/2020		LEGAL COPIES	1.00	0.15	33.40	0.00	02/05/2020
01/17/2020		VOID-LEGAL COPIES	-8.70	0.15	32.40	0.00	01/17/2020
01/17/2020		LEGAL COPIES	8.70	0.15	41.10	0.00	01/17/2020
11/04/2019		LEGAL COPIES	1.80	0.15	32.40	0.00	11/04/2019
10/28/2019		MEDICAL COPAY 09/19/19	5.00	0.15	30.60	0.00	10/28/2019
10/28/2019		LEGAL COPIES	10.80	0.15	25.60	0.00	10/28/2019
10/02/2019		LEGAL COPIES	6.00	0.15	14.80	0.00	10/02/2019
08/08/2019 07/24/2019		OID: 100650118-ComisaryPurc	-15.64	0.15	8.80	0.00	08/08/2019
07/24/2019		OID:100648174-ComisaryPurc	-47.03	15.79	8.80	0.00	07/24/2019
07/23/2019		LEGAL COPIES LEGAL COPIES	-3.60	62.82	8.80	0.00	07/23/2019
06/19/2019		OID:100644077-ComisaryPurc	3.60	66.42	12.40	0.00	07/23/2019
		JPAY DEPOSIT S. ETHERIDGE	180.00	66.42 180.80	8.80 8.80	0.00	06/19/2019
05/30/2019	COPIES	LEGAL COPIES	8.40	0.80	8.80	0.00 0.00	06/10/2019 05/30/2019
05/30/2019	COPIES	LEGAL COPIES	0.40	0.80	(0.40)	0.00	05/30/2019
					0.40		
		Pa		<b></b>			

Page 1

Spend-.40) Hold- 13.92